



COMMITTEE ON COMMERCE,
SCIENCE, AND TRANSPORTATION

OFFICE OF OVERSIGHT AND INVESTIGATIONS
MAJORITY STAFF

AGGRESSIVE SALES
TACTICS ON THE
INTERNET AND THEIR
IMPACT ON AMERICAN
CONSUMERS

Staff Report for Chairman Rockefeller
November 16, 2009

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Executive Summary

In May 2009, Chairman Rockefeller launched an investigation into a set of controversial e-commerce business practices that have generated high volumes of consumer complaints. Since that time, Commerce Committee staff has been investigating three Connecticut-based direct marketing companies – Affinion, Vertrue, and Webloyalty – as well as the hundreds of online websites and retailers that partner with these three companies to sell club memberships to online shoppers. Although this investigation is not yet complete, it is clear at this point that these three companies use highly aggressive sales tactics to charge millions of American consumers for services the consumers do not want and do not understand they have purchased.

Controversial Sales Practices Migrate to the Internet

Over the past fifteen years, the Internet has grown into an important commercial channel for American consumers and businesses. More than half of all American adults have either made an online purchase or an online travel reservation, and in the first half of 2009, e-commerce revenue accounted for more than \$60 billion of U.S. retail sales.

The rapid growth of e-commerce has promoted business innovation, but it has also attracted direct marketing businesses that use aggressive sales tactics against online shoppers. These tactics involve selling unfamiliar membership programs to consumers who are in the process of purchasing familiar products offered by trusted websites. Many of these controversial practices are new to e-commerce, but are well-known in other commercial channels, especially in direct mail and telemarketing, and have been the subject of numerous legal actions. The three direct marketing companies that are the subject of this investigation – Affinion, Vertrue, and Webloyalty – are all operated by management teams that have years of experience in employing these aggressive sales tactics against consumers.

The three companies gain access to online consumers by entering into financial agreements with reputable online websites and retailers. In exchange for “bounties” and other payments, reputable on-line retailers agree to let Affinion, Vertrue, and Webloyalty sell club memberships to consumers as they are in the process of buying movie tickets, plane tickets, or other online goods and services. The sales tactics used by these three companies exploit consumers’ expectations about the online “checkout” process.

With the cooperation of their online “partners,” the three companies insert their sales offers into the “post-transaction” phase of an online purchase, after consumers have made a purchase but before they have completed the sale confirmation process. These offers generally promise cash back rewards and appear to be related to the transaction the consumer is in the process of completing. Misleading “Yes” and “Continue” buttons cause consumers to reasonably think they are completing the original transaction, rather than entering into a new, ongoing financial relationship with a membership club operated by Affinion, Vertrue, or Webloyalty.

Even more misleading and confusing is the “data pass” process Affinion, Vertrue, Webloyalty, and their partners use to automatically transfer consumers’ credit or debit card

information from the familiar web seller to the third-party membership club. Passing consumers' billing information directly to Affinion, Vertrue, or Webloyalty, without requiring consumers to re-enter it, deprives consumers of notice that they are entering a new, ongoing financial relationship with an unfamiliar company. After a 30-day "free trial" period, Affinion, Vertrue, or Webloyalty begin charging the consumer a monthly fee of \$10-\$20 dollars until the consumer cancels the membership.

The Senate Commerce Committee Investigation

The Committee opened this investigation because thousands of online consumers have complained to state attorneys general, the Better Business Bureau, and other consumer advocates that the enrollment process described above is misleading and deceptive. These consumers complain that they did not consent to sharing their billing information with a third party membership club. They also say they only learned they had been enrolled in one of these membership clubs after seeing a "mystery charge" on their monthly credit card or checking account statement months after the purchase.

These complaints suggest that the aggressive sales tactics of Affinion, Vertrue, Webloyalty, and their partners are harming large numbers of American consumers. They also suggest that these companies' tactics may be negatively affecting consumers' overall attitude towards online commerce.

Since opening this investigation, Committee staff has collected and reviewed thousands of pages of documents produced by Affinion, Vertrue, and Webloyalty; interviewed dozens of Internet consumers who have complained about unknowingly and inadvertently enrolling in the programs offered by the three companies; interviewed employees of e-retailers currently and formerly in partnerships with the three companies; and met with numerous e-commerce experts.

Although it is not yet complete, the key findings of the Committee staff's investigation thus far are the following:

- Using aggressive sales tactics to enroll consumers in unwanted membership clubs is a billion-dollar business. Affinion, Vertrue, Webloyalty and their e-commerce partners have earned over \$1.4 billion in revenue by using aggressive tactics to charge Internet shoppers for club membership programs. Since 1999, Internet consumers have been enrolled more than 35 million times in Affinion, Vertrue, and Webloyalty's membership clubs. In June 2009, there were 4 million Internet consumers currently enrolled in these three companies' membership programs.
- Hundreds of well-known websites and online retailers have earned hundreds of millions of dollars employing aggressive online sales tactics. More than 450 e-commerce websites and retailers have partnered with Affinion, Vertrue, and Webloyalty to employ aggressive sales tactics against their online customers. Of the \$1.4 billion in total revenue earned through using these tactics, \$792 million of this total was earned by Affinion, Vertrue, and Webloyalty's e-commerce partners. Eighty-eight e-commerce companies have earned more than \$1 million through using these tactics,

including 19 that have made more than \$10 million. Classmates.com has made more than \$70 million using these controversial practices.

- Affinion, Vertrue, and Webloyalty have knowingly charged millions of consumers for services the consumers do not use and are unaware they have purchased. Internal documents reviewed by Committee staff show that Affinion, Vertrue, and Webloyalty know that most of the “members” they acquire through their aggressive online sales tactics do not understand they have been enrolled in a program that charges their credit or debit card on a recurring basis. Most consumers enrolled in the clubs cancel their memberships when they discover the monthly charge and never receive any benefit from their club membership. One Webloyalty employee candidly commented in an e-mail that, “at least 90% of our members don’t know anything about the membership.”
- **Affinion, Vertrue, and Webloyalty’s customer service centers are almost entirely dedicated to handling the large volume of calls from angry and confused consumers requesting cancellations.** Affinion, Vertrue, and Webloyalty receive millions of calls every year from angry, frustrated consumers cancelling their membership or asking questions about the charge on their credit or debit card. One Webloyalty employee acknowledged in an e-mail that most of its calls were “from members who are questioning charges or want to cancel their membership,” while a Vertrue employee had estimated that “cancellation calls represent approximately 98% of call volume.” The companies’ internal manuals train their call center representatives to answer questions such as, “what is this charge?” or “who are you?”
- E-Commerce companies know that their customers are being harmed by the aggressive sales tactics of Affinion, Vertrue, and Webloyalty. The e-commerce companies partnered with Affinion, Vertrue, and Webloyalty understand that more aggressive sales tactics lead to higher revenue. In the words of one company official, “to generate more revenue through Webloyalty, it seems we must be more aggressive (and deceptive) in our marketing techniques.” Thousands of customers have contacted the companies using words like “fraud,” “tricked,” “deceptive,” “misleading,” “scam,” “deceitful,” “dishonest,” “betrayed,” and “robbed” to describe their experiences. This “customer noise” has led a number of e-commerce partners to request a more “conservative” approach or to end their relationships with Affinion, Vertrue, or Webloyalty.

I. Background on Aggressive Online Sales Tactics

In the past fifteen years, the Internet has rapidly grown from an entertaining diversion to an integral part of the daily life of hundreds of millions of Americans. By 2008, more than seventy percent of Americans were using the Internet on a regular basis for a variety of purposes, including online banking and shopping, and over half of all American adults had either made an online purchase or an online travel reservation.¹ For the first two quarters of 2009, e-commerce revenue accounted for more than \$60 billion of U.S. retail sales.²

While these figures show that American consumers are increasingly taking advantage of the convenience and efficiency of Internet shopping, they continue to express concerns about the security of their personal information when they are shopping online. Large percentages of online consumers also report that they sometimes feel frustrated, overwhelmed, or confused by online shopping.³

One of the factors contributing to consumers' lingering unease about online shopping is the aggressive sales tactics that many companies are using against their customers. The tactics the Committee has focused on involve offering consumers unfamiliar services from unfamiliar third party companies as consumers are in the process of purchasing familiar products offered by trusted websites. The unfamiliar services offered are typically discount club memberships which charge a monthly fee between \$9 and \$20. A prominent feature of the post-transaction offers is up-front gifts, such as "\$10 Cash Back on Your Next Purchase!" which is presented to consumers as if it is related to the websites where they have just made purchases.

While these club membership offers are presented to online consumers in different ways, they all share the following elements:

Post-Transaction Marketing: The third party offer comes as online consumers are completing their purchases on familiar retailers' websites. After consumers have completed inputting their billing information into a "check out" purchase page on familiar e-retailers' sites, but before they have completed confirmation of the transaction, unfamiliar third party companies will attempt to enroll consumers in membership clubs offering discounts or other services. Due to the positioning of these offers in the purchase process, they are commonly referred to as "post-transaction" offers.

¹ Pew Internet & American Life Project, *Online Shopping: Internet Users Like the Convenience but Worry about the Security of Their Financial Information* (Feb. 2008). In a 2009 survey, 59% of adult Americans said they had purchased products online and 52% had used the Internet to book travel reservations. Pew Internet & American Life Project, *The Internet and the Recession* (July 2009).

² U.S. Census Bureau, *Estimated Quarterly U.S. Retail Sales (Adjusted): Total and E-Commerce* (Aug. 17, 2009) (available at <http://www.census.gov/retail/mrts/www/data/pdf/09Q2.pdf>).

³ Pew Internet & American Life Project, *Online Shopping: Internet Users Like the Convenience but Worry about the Security of Their Financial Information* (Feb. 2008).

Data Pass: Consumers do not have to enter their billing information again to be enrolled in the clubs offered by the third party. Internet consumers can usually accept the third party post-transaction membership club offer without having to type in their credit or debit card numbers again. As a result of so-called “data pass” or “card-on-file” arrangements between retailers and the third party companies, online consumers’ credit card or debit card account numbers can be automatically transferred from the websites where the consumers are shopping to the third party companies.

Free-to-Pay Conversions: Consumers enrolled in the clubs are automatically charged a monthly fee after a free trial period. The membership programs offered by the third parties are generally free for the first 30 days. This practice is also known as “free-to-pay conversion.” Online consumers will be charged on a monthly basis after the 30-day period unless they actively opt out of the program, commonly referred to as a “negative option.”

The combination of these aggressive online sales practices has caused thousands of consumers to complain to state attorneys general, the Better Business Bureau, and other consumer advocates that unfamiliar companies have charged them monthly fees for services they did not want and were unaware they had purchased.

A. Post-Transaction Marketing

Online consumers shopping at websites that do not use the controversial tactics described above typically progress through several standard pages as they make a purchase. Once consumers select their merchandise and click the “Buy” or “Add to Shopping Cart” button, they typically have four remaining steps: (1) proceeding to checkout by clicking another link usually labeled “Proceed to Checkout”; (2) entering their shipping, billing, and credit card information in data fields on the checkout page; (3) clicking a button labeled, “Accept” or “Confirm” to finish the transaction; and (4) obtaining a receipt or order number confirming the purchase on the confirmation page.⁴

In a manual for Internet users, the confirmation process was summarized for novice users in the following manner:

Once you submit your credit card billing and shipping information, the site processes the transaction just like the clerk at Macy’s who swipes your MasterCard at the register. In a few seconds, you should see a receipt, complete with order number and purchase summary. You can print this out for your records.⁵

E-commerce companies engaged in aggressive third party post-transaction marketing add additional steps to this process, making it much less like “the clerk at Macy’s” referenced in the manual. They make it less akin to a “brick and mortar” purchase by using: “interstitial” sales

⁴ David Pogue and J.D. Biersdorfer, *The Internet: The Missing Manual* (2006).

⁵ *Id.*

offer pages, which appear between the checkout page and the confirmation page; “pop up” windows which appear on top of the confirmation page; and hyperlinks or “banners” that are included directly on the confirmation page itself.

On the “interstitial” page, third party e-commerce companies offer “\$10 Cash Back on This Purchase” or “\$10 Cash Back on Your Next Purchase” combined with an offer to purchase a club membership. The offer to purchase a discount club membership is secondary in placement to the “\$10 Cash Back on this Purchase” and is typically located in the page’s fine print. This “interstitial” page presents consumers with an offer they must accept or reject before they can reach the page that provides confirmation and the order number for the original purchase. (See Exhibits 1 & 2).

For customers to reach the confirmation page, they must either accept the offer to join a membership club offered by the third party sellers (by clicking a large, colorful “Yes” button) or click a much less conspicuous “No Thank You” hyperlink. In general, the name of the familiar website with which the consumer has just completed a transaction is displayed on this page, making it more difficult for the consumer to discern that this “interstitial” page is actually owned and operated by the third party company, not the website on which the consumer has been shopping.

E-commerce companies also use “pop up” windows that appear on top of, but do not totally conceal, the consumer’s confirmation page. These pages look very similar to the enrollment offers presented via “interstitial” pages, but they do not require the customer to accept or reject the offer in order to proceed to the confirmation page.

A less intrusive post-transaction marketing technique also used by e-commerce companies is placing a hyperlink to an enrollment offer (“banner”) on the confirmation page, which can be accessed via clicking a button labeled, “Continue.” A “Continue” button is used despite the fact that the customer has completed the transaction at this point. An example of a “Continue” button displayed on a confirmation page is provided here.



B. Data Pass and “Preacquired Account” Marketing

A central element of the aggressive online tactics the Committee staff has been investigating is that a consumer can be signed up for a third party membership program without entering his or her credit card information. Instead of requiring the consumer to enter this billing information a second time to confirm acceptance of the new offer, the retailer will pass the consumer’s credit card and billing information to the third party once the consumer has provided information the third party company regards as “proof of enrollment,” such as an e-mail address.⁶

⁶ In August 2009, Webloyalty’s attorney informed the Committee that “in response to its own analysis and testing over time, as well as in connection with resolution of class action litigation and concerns

This “data pass” or “card on file” process – where a third party company obtains a consumer’s billing information not directly from the consumer, but from a website where the consumer has just made a purchase – is a well-known and controversial practice in the direct mail and telemarketing industries. In these retail channels, it is generally known as “preacquired account” marketing.

In the telemarketing setting, “preacquired account information” has been defined by the Federal Trade Commission (FTC) as “any information that enables a seller or telemarketer to cause a charge to be placed against a customer’s or donor’s account without obtaining the account number directly from the customer or donor during the telemarketing transaction pursuant to which the account will be charged.”⁷

Preacquired account marketing conducted over the telephone, like “data pass” on the Internet, has caused consumers to complain that they unknowingly and inadvertently enrolled in membership programs. Due to the problems inherent in preacquired account telemarketing, the FTC chose to regulate the practice in 2003 after concluding that:

The record makes clear, in fact, that it is the very act of pulling out a wallet and providing an account number that consumers generally equate with consenting to make a purchase, and that this is the most reliable means of ensuring that a consumer has indeed consented to a transaction...[T]he Commission still believes that whenever preacquired account information enables a seller or telemarketer to cause charges to be billed to a consumer’s account without the necessity of persuading the consumer to demonstrate his or her consent by divulging his or her account number, the customary dynamic of offer and acceptance is inverted.⁸

In recommending regulations for preacquired account telemarketing to the FTC in 2000, the National Association of Attorneys General told the FTC that the use of preacquired account

raised by the Committee’s inquiry and state regulators, [that]...as of August 1, 2009...current Webloyalty enrollment pages require that consumers re-enter the last four digits of their credit card or debit card before they are enrolled.” Letter from Jane Sherburne to Senator John D. Rockefeller IV (Aug. 31, 2009). On November 13, 2009, Affinion announced that, in “responding to concerns raised by the Senate Commerce Committee”, it would now be “[r]equiring that the consumer gives—at a minimum—the last four digits of their account or credit card number for every online transaction involving pre-acquired account information and a free to pay conversion.” Affinion Group, *Affinion Unveils Enhanced Online Marketing Standards* (Nov. 13, 2009). On November 16, 2009, Vertrue also announced it “will obtain from the consumer the last four digits (at a minimum) of their payment account as further acknowledgement of the offer” to address “concerns specifically identified by the U.S. Senate Committee on Commerce, Science and Transportation with regard to certain post-transaction marketing practices on the Internet.” Adaptive Marketing LLC, *Adaptive Marketing LLC Calls for Industry-Wide Internet Marketing Standards* (Nov. 16, 2009).

⁷ Federal Trade Commission, *Telemarketing Sales Rule*, 68 Fed. Reg. 4580, 4595 (Jan. 29, 2003) (final amended rule).

⁸ *Id.* at 4619.

information presents “inherent opportunities for abuse and deception.”⁹ Requiring a consumer to re-enter his or her account information “is a readily recognizable means for a consumer to signal assent to a deal” and gives a consumer final control over purchase decisions. The Attorneys General noted:

The telemarketer with a pre-acquired account turns this process on its head. The pre-acquired account telemarketer not only establishes the method by which the consumer will provide consent, but also decides whether the consumer actually consented.¹⁰

The online data pass process that is the subject of the Committee’s investigation presents exactly the same informational problems that concerned state and federal officials examining the telemarketing industry. As Harvard Business School Professor Benjamin Edelman recently told the Committee:

Consumers rely on the process of providing a credit card number as a barrier to unexpected charges. Users rightly expect that by clicking from site to site, button to button, they do not incur financial obligations. This expectation is part of what makes the web fun, flexible, and low-risk: Users believe they cannot incur financial obligations except by typing their credit card numbers, and users expect to be able to cancel an unwanted transaction if a site requests a credit card number that a user does not care to provide.¹¹

C. “Free-to-Pay Conversions”

The e-commerce marketing practices being examined by the Committee also employ a marketing technique known as “free-to-pay” conversion, which enrolls consumers in a membership program for free for a period of time (usually 30 days) before their credit card or checking account is charged. In the course of proposing amendments to the Telemarketing Sales Rule, the FTC explained that consumers are often “confused about their obligations when a product or services is offered to them for a trial period at no cost.”¹²

Citing testimony submitted by state attorneys general, the FTC explained that free trial offers are presented to consumers as “low involvement marketing decisions.” Because consumers often do not understand that the marketers already have their billing information, consumers “mistakenly believe they must take some action before they will be charged.” At the end of the free trial period, the marketer starts billing the consumer, “even when consumers have

⁹ Letter and Comments from the National Associations of Attorney Generals (NAAG) to Donald Clark, Secretary Federal Trade Commission, FTC File No. P994414 (May 30, 2000).

¹⁰ *Id.*

¹¹ Prepared Statement of Professor Benjamin Edelman to the U.S. Senate Committee on Commerce, Science, and Transportation (Nov. 2009).

¹² Federal Trade Commission, *Telemarketing Sales Rule*, 67 Fed. Reg. 4494, 4501 (Jan. 30, 2002) (proposed amended rule).

taken no additional steps to assent to a purchase or authorize the charge, and have never provided any billing information themselves.”¹³

Based upon this evidence, the FTC concluded that, “in any transaction involving both preacquired account information and a ‘free to pay conversion,’ the evidence of abuse is so clear and abundant that comprehensive requirements for obtaining express informed consent in such transactions are warranted.”¹⁴

D. Consumers’ Experience of Aggressive Online Sales Tactics

Over the past few months, Committee staff has reviewed thousands of complaints written by consumers who claim they were unknowingly enrolled in membership clubs while they were shopping online. Committee staff has spoken with many of these consumers about their experiences. These consumers regularly cite the placement of the third party offers, the data pass process, and delayed charges as the sources of their confusion and dissatisfaction.

Committee staff believes that these consumer experiences are typical. Most consumers, even very web savvy consumers, do not clearly understand the third party companies’ membership club offers and do not understand that they can be enrolled without entering their credit card numbers. The cases discussed below provide several representative examples of how consumers experience this process.

Kari Glennon In May 2009, Kari Glennon, a resident of Bellingham, Washington, realized that she had been signed up for a membership club called “Shopping Essentials” while buying a gift certificate on the Restaurants.com website in October 2008. She wrote Vertrue, the operator of the “Shopping Essentials” club, to ask for a refund and to let them know that “I am being charged a monthly fee of \$14.95 for a membership that I was unaware of.” In her letter, she describes how she called Vertrue and discovered she was a Shopping Essentials club member.

When I called into your organization on 5/26/09 to inquire about the charges to my credit card, I spoke with Sherry...and her supervisor Jamie...I was told by Jamie during my conversation that there was a banner on that site and that if I clicked it and entered my e-mail address, I was automatically a member. Becoming an on-line member to an organization seems obvious when entering an e-mail address, but paying for it is another matter. I did not give my credit information for the purpose of signing up for a membership. I gave my credit card information to Restaurants.com for a purchase of a gift certificate only. If my credit card information was used for more than that purpose, it was done so without my knowledge or authorization.¹⁵

¹³ *Id.*

¹⁴ Federal Trade Commission, *Telemarketing Sales Rule*, 68 Fed. Reg. 4580, 4621 (Jan. 29, 2003) (final amended rule).

¹⁵ Letter from Kari Glennon to Shopping Essentials (May 26, 2009) (Vertrue Doc. 18957).

Ms. Glennon concluded her letter with the following comment:

As someone who has been in the professional marketing field for over 16 years, I find it unfortunate that situations like this still arise. Whenever you have a product to market, intangible or otherwise, it should be made clear to the consumer what the process is and what they are purchasing. Anything else creates confusion and situations like the one I am writing in about.¹⁶

Chris Steffen In April 2007, a frustrated consumer from Los Angeles, California, named Chris Steffen wrote the following complaint to Movietickets.com.

I'm not sure how or when this happened and I'm sure part of it is oversight or my own fault. But somehow through the purchasing of movie tickets through your site I was signed up for Reservation Rewards and charged 10 dollars a month membership for multiple months. This means that when I ordered tickets through your service, the cost to me was not only the price of the tickets, but the inadvertent cost of being enrolled in a service plan I was not aware of.¹⁷

Mr. Steffen also wrote a complaint to Webloyalty, the operator of the Reservation Rewards club. Addressing his complaint to "Joni," the Webloyalty representative he had communicated with, Mr. Steffen expressed his frustration.

Imagine yourself, Joni, getting on a computer to book movie tickets for the next big show and you're in a hurry because you and your friends decided to go at the last minute. You want to make sure you order your seats in time so you can go have dinner before the show. Then, at first glance you get what looks like a coupon for 10 bucks off your next purchase of tickets. You don't read the fine print because you're in a hurry and next thing you know you're signed up for some worthless service.¹⁸

David Murray In February 2008, a Massachusetts hospital executive named David Murray realized he had been enrolled in Affinion's "LiveWell" membership club while shopping at 1-800-Flowers.com several months earlier. Mr. Murray wrote an e-mail to 1-800-Flowers.com expressing his concerns about the LiveWell enrollment process and asking the company, "Do you really think what you did was morally right?" One of his criticisms focused on the confusion surrounding the origin of the discount offer. He wrote:

The Order Confirmation states the following: "Your purchase is complete. Click here to claim \$15.00 Cash Back on this purchase!" This is not true and is deceitful. You aren't offering \$15.00 back unless the client signs up to this company called "LiveWell." And even then, you're not offering it – LiveWell is.

¹⁶ *Id.*

¹⁷ E-mail from Chris Steffen to Movietickets.com employee (Apr. 11, 2007) (Webloyalty Doc. 50825-26).

¹⁸ E-mail from Chris Steffen to Webloyalty employee (Apr. 12, 2007) (Webloyalty Doc. 50827).

Who in the hell is LiveWell? It doesn't say on the email. So there is no \$15.00 to be had from 1800Flowers at all.¹⁹

Mr. Murray also complained that the data pass process made it unclear that he was actually making a purchase.

At no time, during this process, is there an opportunity to keep this from happening. There is no warning, no interim message telling me what I'm actually about to do. Had there been that opportunity, I readily concede that it was my fault for clicking. But there wasn't that opportunity. As you can see, the consumer (in this case, me) is automatically enrolled and you have to call to cancel within a month of the "free membership" to keep from getting charged \$11.99 per month.²⁰

Finally, Mr. Murray expressed his anger that 1-800-Flowers.com, a company with which his earlier experiences were "nothing but positive," would allow him to be enrolled in the LiveWell club.

What I feel terrible about is that your Customer Service is doing this to unsophisticated consumers who don't know what steps they should take when a corporation does that to them, and how many people are signed up to this company and are going to get charged for something they didn't want? Worse, is this really something 1800Flowers wanted to be associated with? It was just a mean thing to do to someone. I have an old saying. It may be legal, but is it moral? Well, I don't think it's legal. And I know it wasn't moral. Don't be immoral.²¹

II. Background on Affinion, Vertrue, and Webloyalty

Affinion, Vertrue, and Webloyalty – the three leading companies engaged in the aggressive online sales tactics described above – are all located in or around Norwalk, Connecticut. All three companies are managed by executives who started their careers at Comp-U-Card (CUC), a Connecticut company that pioneered the marketing of discount membership clubs.

All three companies have also been the targets of law enforcement investigations and private lawsuits stemming from their use of aggressive marketing practices. Affinion and Vertrue have used direct mail, telemarketing, and e-commerce channels, while Webloyalty has used only the e-commerce channel, to enroll members and charge their credit cards or checking accounts. Committee staff has compiled a list of nearly 100 different clubs and services these three companies sell or have sold to consumers (See Exhibit 3).

¹⁹ E-mail from David Murray to 1-800-Flowers employee (Feb. 4, 2008) (Affinion Doc. AFSE-4-5078-79).

²⁰ *Id.*

²¹ *Id.*

A. Affinion/Trilegiant/Cendant/CUC

Affinion is a successor corporation to CUC which was started in 1973 and sold memberships to various auto, dining, shopping and travel discount clubs. In 1997, CUC merged with HFS Incorporated and the new company rebranded itself as Cendant.²²

Shortly after the merger, Cendant announced that CUC had falsely inflated the number of club memberships it had sold, thereby overstating its 1995-97 earnings by at least half a billion dollars.²³ A later investigation by the Securities and Exchange Commission determined that CUC had been filing false financial statements since 1985, and that the company's misstatement of its income "was of historic proportions."²⁴ CUC's founder and former chief executive, Walter A. Forbes, was criminally prosecuted and sentenced to more than 12 years in federal prison. CUC's former Vice Chairman, E. Kirk Shelton, was also prosecuted and sentenced to 10 years in federal prison. Both CUC executives were ordered to pay \$3.2 billion in restitution.²⁵

In 2001, Cendant rebranded its membership club unit as "Trilegiant" and, in 2005, sold it to Apollo Management, a New York-based private-equity group, which in turn renamed the company Affinion.²⁶ Trilegiant/Affinion has been the subject of numerous law enforcement actions and private lawsuits in connection with its aggressive marketing practices.

On March 18, 2005, for example, Florida Attorney General Charlie Crist announced that his office had reached a settlement with Trilegiant under which Trilegiant "agreed to provide compensation to consumers wronged by the company's tactics in marketing various club memberships." Trilegiant also agreed to pay the State of Florida an additional \$400,000.²⁷

A few months later, California Attorney General Bill Lockyer filed suit against Trilegiant and Chase Bank charging that the companies "mislead consumers into becoming members of various membership programs without the consumers' knowledge or consent."²⁸ According to the Attorney General, Trilegiant and Chase sent "reward" checks to consumers and did not adequately disclose that if consumers cashed the checks the defendants would automatically and

²² Affinion Group, Inc., *Form 10-K Annual Report for Period Ending Dec. 31, 2008* (Feb. 27, 2009).

²³ *How Two Whistle-Blowers Sparked Fraud Probe That Crushed Cendant*, Wall Street Journal (Aug. 13, 1998).

²⁴ Securities and Exchange Commission, Order Instituting Public Administrative Proceedings Pursuant to Section 21C of the Securities Exchange Act of 1934, Making Findings, and Imposing a Cease-and-Desist Order, *In the Matter of Cendant Corporation, Respondent* (File No. 3-10225) (June 14, 2000).

²⁵ U.S. Department of Justice, U.S. Attorney, District of New Jersey, *Former Cendant Chairman Walter Forbes Sentenced to 151 Months in Federal Prison for Lead Role in Massive Accounting Fraud* (Jan. 17, 2007).

²⁶ *Cendant Scions Navigate Credit Crunch*, Wall Street Journal (Sept. 16, 2009).

²⁷ State of Florida, Office of the Attorney General, *Attorney General Reaches Settlement Over Club Memberships* (Mar. 18, 2005).

²⁸ State of California, Department of Justice, Office of the Attorney General, *Attorney General Lockyer Files Consumer Lawsuit Against Chase, Trilegiant in Membership Club Scheme* (July 12, 2005).

repeatedly charge the consumers' bank accounts. In December 2006, California and 15 other state attorneys general reached a \$14.5 million settlement with the two companies.²⁹

In July 2008, Trilegiant settled a number of class action lawsuits. The suits alleged that Trilegiant enrolled consumers in membership clubs through deceptive or unfair means. Trilegiant agreed to pay up to \$25 million in refunds to settle the lawsuits.³⁰

B. MemberWorks/Vertrue/Adaptive Marketing

In 1989, Gary Johnson, a former CUC vice president, founded Cardmember Publishing Company. In 1996, the company's shares began to be publicly traded under the name MemberWorks.³¹ In 2004, MemberWorks changed its name to Vertrue. Three years later, in 2007, Vertrue was de-listed and sold for approximately \$800 million to a group of private equity investors led by One Equity Partners, the private equity arm of J.P. Morgan.³² Vertrue currently markets club memberships under the auspices of its subsidiary Adaptive Marketing, LLC.

The Attorneys General of Minnesota, New York, California, and Iowa have all sued MemberWorks/Vertrue alleging that it engaged in deceptive practices in connection with the aggressive sale of membership programs. In 1999, the Attorney General of Minnesota, Mike Hatch, filed suit against MemberWorks alleging that the company used deceptive and misleading practices to sell club memberships to Minnesota consumers.³³ MemberWorks paid \$75,000 to settle the Minnesota action and agreed to make a number of changes to its business practices.

In 2000, New York Attorney General Eliot Spitzer announced a settlement with MemberWorks as part of a "continuing investigation of banks and credit card issuers that violated their cardholders' privacy rights by selling their personal account information to telemarketers in return for a substantial commission."³⁴ According to the Attorney General:

²⁹ State of California, Department of Justice, Office of the Attorney General, *Attorney General Lockyer Announces \$14.5 Million, Multi-State Settlement with Chase Bank and Trilegiant to Resolve Allegations of Deceptive Practices Related to Membership Plans* (Dec. 11, 2006). The other states involved in this settlement were: Alaska, Connecticut, Illinois, Iowa, Maine, Michigan, Missouri, New Jersey, North Carolina, Ohio, Oregon, Pennsylvania, Tennessee, Vermont, and Washington.

³⁰ Order of Final Approval and Judgment, (Jul. 18, 2008), *Pederson v. Trilegiant*, IL 3rd Jud. Circuit Ct. (No. 01-L-1126). For further information on these cases, see the information collected on www.Trissettlement.com.

³¹ *Fertile Sales Turf: Fee-Based Card Services; MemberWorks' Gary Johnson Counts the Ways He Can Sell to Cardholders*, *The American Banker* (Apr. 10, 1997).

³² Vertrue, Inc., *Vertrue Inc. Announces Agreement to Be Acquired by an Investor Group Including Management for \$48.50 Per Share or Approximately \$800 Million* (Mar. 22, 2007) (available at <http://investors.vertrue.com/phoenix.zhtml?c=60678&p=irol-newsArticle&ID=976542&highlight>).

³³ Second Amended Complaint, (Apr. 17, 2000), *Hatch v. MemberWorks, Inc.*, Minn. Dist. Ct. 4th Jud. District (No. MC99-010056).

³⁴ New York State Attorney General, *National Telemarketing Firm to Reform Practices. Bank Privacy Investigations Result in Settlement on Unauthorized Credit Card Charges* (Sept. 18, 2000).

MemberWorks made wide use of negative option plans with its ‘risk free’ 30-day free trial membership offer. Although these plans offer consumers a free period in which to consider the advantages of the service, many who accepted the initial free trial did not understand that MemberWorks had access to their credit card numbers and would charge them if they failed to cancel during the trial period.³⁵

In order to settle the matter, MemberWorks agreed to, among other stipulations, tape every consumer’s consent to ensure it was knowingly given. MemberWorks also paid \$75,000 to cover the cost of the investigation.

In 2001, MemberWorks and Sears, Roebuck and Co. agreed to pay \$2 million to settle charges made by California Attorney General Bill Lockyer that the companies misled and confused consumers about their membership programs. The suit alleged that “consumers were not informed that defendants had the ability to charge their credit cards without the consumers providing their credit card numbers or ever signing anything.”³⁶

In 2004, MemberWorks paid \$950,000 to settle a complaint brought by Florida Attorney General Charlie Crist, alleging that the company had placed unwanted charges on Floridians’ credit cards. According to the Attorney General:

The company typically marketed its products in conjunction with infomercial products, and consumers calling to order products were told they would receive a MemberWorks membership as a bonus for their purchase. The bonus actually resulted in a credit card charge for MemberWorks’ membership programs if the consumer did not actively seek to cancel the purchase.³⁷

Most recently, in 2006, Iowa Attorney General Tom Miller sued MemberWorks/Vertrue and explained that:

The suit concerns a marketing scheme in which consumers’ credit cards and bank accounts are charged for memberships in so-called discount buying programs – even though many consumers don’t know they are members, are not aware that they are being charged yearly or monthly membership fees, and make no use whatsoever of the so-called membership benefits.³⁸

³⁵ *Id.*

³⁶ State of California, Department of Justice, Office of the Attorney General, *Attorney General, District Attorneys Settle Consumer Protection Complaint Against MemberWorks, Sears Over Discount Club Memberships* (Apr. 27, 2001).

³⁷ State of Florida, Office of the Attorney General, *Attorney General Announces Settlement with MemberWorks*, (Jun. 29, 2004).

³⁸ State of Iowa, Department of Justice, Office of the Attorney General, *Miller Sues MemberWorks, Inc.*, (May 15, 2006).

The Iowa Attorney General took the case against MemberWorks/Vertrue to trial earlier this month, and an opinion is likely early next year.

Not every case against Vertrue has resulted in a negative outcome for Vertrue. Vertrue and its subsidiary Adaptive Marketing recently won a motion to dismiss a lawsuit alleging that Vertrue and the e-retailer VistaPrint deceived consumers into joining a rewards programs by offering them cash back if they completed an online survey. The federal judge dismissed the case, finding that the defendants' web pages were not deceptive. The plaintiffs have appealed this decision to the 5th Circuit Court of Appeals.³⁹

C. Webloyalty

Webloyalty was founded in 1999 by another CUC/Cendant veteran, Richard Fernandes. According to press reports, Mr. Fernandes ran CUC's Auto Service division and then its Interactive Services division, "where he launched many of the Company's major Internet programs."⁴⁰ Webloyalty is owned by the Greenwich, Connecticut private-equity group, General Atlantic, LLC.

Although Committee staff is unaware of any formal law enforcement actions against Webloyalty, according to media reports, Webloyalty is currently under investigation by Connecticut Attorney General Richard Blumenthal because of the high number of consumer complaints about the company.⁴¹

Earlier this year, Webloyalty agreed to settle a class action lawsuit, in which the plaintiffs alleged that they had been harmed by Webloyalty's "Coupon Click Fraud" scheme. According to the lawsuit:

The scheme involved fraudulent and deceptive sale of its 'Reservation Rewards' discount products to unwitting consumers who make legitimate online purchases from various web retailers, including Fandango, and the unauthorized transfer of private credit and debit card account information by the web retailer to Webloyalty.⁴²

In order to settle the case, Webloyalty agreed to make a number of changes to its online offers and disclosures, and it also agreed to pay out up to \$10 million to consumers who had inadvertently signed up for Webloyalty's membership clubs.⁴³

³⁹ *In re VistaPrint Corp. Marketing and Sales Practices Litigation*, No. 4:08-md-1994 (S.D. Tex.) (Aug. 31, 2009).

⁴⁰ *eLOT Appoints New Board Member*, Business Wire (Mar. 7, 2000).

⁴¹ *Never Heard of Reservation Rewards? Check Your Credit Card*, Wallet Pop Blog (Mar. 31, 2009) (available at <http://www.walletpop.com/blog/2009/03/31/never-heard-of-reservation-rewards-check-your-credit-card/>).

⁴² Class Action Complaint, (Sept. 11, 2006), *Kuefler v. Webloyalty.com* (D. Mass.) (No. 06-cv-11620-JLT) (later consolidated with four similar cases by the Judicial Panel on Multidistrict Litigation and restyled *In re: Webloyalty.com, Inc. Marketing and Sales Practices Litigation*, MDL 07-01820).

⁴³ *Id.*

III. The Committee's Investigation

In May 2009, the Committee opened an investigation into the use of aggressive sales tactics on the Internet. On May 27, 2009, Chairman Rockefeller sent letters to Webloyalty, Inc., and Vertrue, Inc., requesting information and documents related to their online business practices.⁴⁴ On July 10, 2009, Chairman Rockefeller expanded the investigation by sending a similar information request letter to Affinion Group, Inc.⁴⁵ On July 28, 2009, Chairman Rockefeller issued a subpoena to Vertrue to obtain documents responsive to the May 27, 2009, requests, which were being withheld by the company.⁴⁶ Affinion and Webloyalty have voluntarily cooperated with the Committee's requests.

On November 6, 2009, Chairman Rockefeller sent requests for information to sixteen companies that are partnered with Affinion, Vertrue, or Webloyalty and have apparently engaged in the controversial online sales practices with the companies. The letters were sent to: 1-800-Flowers.com, Inc.; AirTran Holdings, Inc.; Classmates.com, Inc.; Continental Airlines, Inc.; FTD, Inc.; Fandango, Inc.; Hotwire, Inc.; Intelius, Inc.; MovieTickets.com, Inc.; Orbitz Worldwide, Inc.; Pizza Hut, Inc.; Priceline.com, Inc.; Redcats USA, Inc.; Shutterfly, Inc.; US Airways Group, Inc.; and VistaPrint USA, Inc.⁴⁷

In the course of the investigation, the Committee has received over 300,000 pages of documents from the three companies: approximately 80,000 from Affinion, approximately 128,000 from Vertrue, and approximately 104,000 from Webloyalty. The documents include over 100,000 pages of documents related to complaints from the companies' former customers. The companies also produced screenshots of the enrollment offers used by the companies on the Internet, employee handbooks, contracts, correspondence between the companies and their partners, and internal e-mails and correspondence.

Committee staff has interviewed dozens of former customers who have complained to Affinion, Vertrue, and Webloyalty about their business practices, executives for the e-commerce companies and e-retailers that have partnered with the three companies, and experts in e-commerce marketing.

IV. Overview of the Online Post-Transaction Sales Industry

Documents reviewed by Committee staff show that more than 450 e-commerce companies and e-retailers have entered into "partnership" agreements with Affinion, Vertrue, and Webloyalty over the past ten years. Under the terms of these contracts, the "partners" allow

⁴⁴ Letter from Sen. John D. Rockefeller IV to Mr. Gary A. Johnson (May 27, 2009); Letter from Sen. John D. Rockefeller IV to Mr. Richard J. Fernandes (May 27, 2009).

⁴⁵ Letter from Sen. John D. Rockefeller IV to Mr. Nathaniel Lipman (July 10, 2009).

⁴⁶ Letter from Sen. John D. Rockefeller IV to Mr. Gary A. Johnson (July 28, 2009).

⁴⁷ Senate Committee on Commerce, Science and Transportation, *Chairman Rockefeller Requests Information from Web Retailers in "Mystery Charges" Investigation* (Nov. 6, 2009).

the three companies to market membership programs to their customers, and Affinion, Vertrue, and Webloyalty agree to share a portion of their revenues with the partners.

Financial information provided to the Committee by the companies shows that Affinion, Vertrue, and Webloyalty and their e-commerce partners have generated over \$1.4 billion in revenue from Internet consumers who have been charged for membership programs. Of the \$1.4 billion in total revenue, \$792 million went to the e-commerce companies that partnered with Affinion, Vertrue, and Webloyalty.

The websites and e-retailers that have partnered with Affinion, Vertrue, and Webloyalty include some of the most well-known and high-traffic e-commerce websites on the Internet. They include travel sites, airline sites, electronics sites, movie ticket sites, and the websites for popular “brick and mortar” companies. Eighty-eight e-retailers have made more than \$1 million through partnering with Affinion, Vertrue, and Webloyalty and, of the 88, 19 companies have made more than \$10 million (See Exhibit 4). Classmates.com, which has been partnered with each company at different times and has earned more than any other partner, generated approximately \$70 million in revenue.

Since 1999, Internet consumers have been enrolled more than 35 million times in Affinion, Vertrue, and Webloyalty’s membership clubs. In June 2009, there were 4 million Internet consumers currently enrolled in the membership programs.

A. Partnership Terms

While the specific terms and conditions between Affinion, Vertrue, and Webloyalty and their e-commerce partners differ from contract to contract, their agreements typically give partners a financial incentive to expose their shoppers to aggressive third-party offers. Generally, the more aggressively an e-commerce company is willing to market Affinion, Vertrue, or Webloyalty’s membership clubs to its customers, the more money it will earn.

Affinion, Vertrue, and Webloyalty’s e-commerce partners are paid based upon either the number of customers who sign up for the membership clubs (“joins”), or the number of customers who see the offer (“impressions”). In some partnerships, both payment methods are used to calculate a retailer’s profits.

Payments based on the number of consumers who join an Affinion, Vertrue, or Webloyalty club are called “bounties.” This payment system (also known as CPA, “Cost Per Acquisition”) provides a very straightforward incentive to the retailer to use more aggressive sales tactics. Every consumer “join” means an additional bounty payment usually ranging between \$10 and \$30. When Webloyalty pitched its marketing program to Aloha Airlines in January 2006, it explained the method of payment and the potential partnership by stating, “Aloha Airlines wins by getting...\$\$\$ bounty from Webloyalty for every customer who elects to accept offer.”⁴⁸

⁴⁸ Webloyalty presentation to Aloha Airlines (Jan. 2006) (Webloyalty Doc. 29325).

Payments based on impressions are calculated using a term known as CPM (Cost Per Mil). Under this system, e-commerce partners receive a payment for every 1,000 of their customers who view the enrollment offer from Affinion, Vertrue, or Webloyalty. This method can be very profitable for e-commerce companies with high-traffic websites because the enrollment offer can be shown to millions of Internet consumers. If the e-commerce partner is willing to show the offer to each one of its customers who make a purchase on its website, this can result in millions of “impressions” and millions of dollars in profit.

Payment terms in the contracts are routinely tied to a statistic known as the “conversion rate.” This statistic measures the success of the enrollment offers by comparing the total number of customers who view the offer to the subset who actually enroll in the club. This statistic is tracked very closely by Affinion, Vertrue, and Webloyalty and each company uses it as a method to determine payments to its partners.

Affinion, Vertrue, and Webloyalty typically pay higher CPMs as the conversion rate increases. The table below provides an example of a sliding scale used in a contract reviewed by Committee staff.

CPM	Net Conversion
\$2,650	$\geq 9.50\%$
\$2,525	9.00%-9.49%
\$2,375	8.50%-8.99%
\$2,250	8.00%-8.49%
\$2,100	8.00%-8.49%
\$1,950	7.50%-7.99%
\$1,825	7.00%-7.49%
\$1,675	6.50%-6.99%
\$1,550	5.50%-5.99%
\$1,400	5.00%-5.49%
\$1,275	4.50%-4.99%
\$1,125	4.00%-4.49%
\$1,000	3.50%-3.99%
\$925	3.30%-3.49%
\$850	$\leq 3.29\%$

To illustrate how this system works, if a company displayed the enrollment offer to one million visitors on its site every year, and 2% of its customers joined an Affinion, Vertrue, or Webloyalty club, the company would receive a payment of \$850,000, according to the rates listed in the table. But if its conversion rate were a higher 5%, the company would receive \$1.4 million. This sliding scale payment system gives retailers a strong financial incentive to allow Affinion, Vertrue, and Webloyalty to employ aggressive sales tactics that mislead customers but increase conversion rates.

An important fact to keep in mind is that the revenue web retailers earn from their partnerships with Affinion, Vertrue, and Webloyalty has no associated costs for the web retailers and is therefore 100% profit. Revenues from these partnerships, therefore, can become very

important to a company's overall profitability. For example, when the CEO of 1800Petmeds, a Webloyalty partner, requested that the "Continue" button be removed from the company's offer page because it was misleading customers, a Webloyalty employee responded:

We can do that, but with these changes your CEO is decimating a program that delivered more than \$516,000 in pure profit to you in 2008. If you operate your website on a 10% net profit margin, our payments to you represent over \$5 million in sales revenue.⁴⁹

B. The Financial Advantages of Data Pass

As discussed in Section I above, most companies automatically transfer their customers' billing information to Affinion, Vertrue, and Webloyalty once consumers have presented what the companies call "proof of enrollment," such as an e-mail address. Documents reviewed by Committee staff show that Affinion, Vertrue, and Webloyalty are well aware that this "data pass" process produces higher rates of "joins" than an enrollment process that requires consumers to re-enter their credit card information to accept a membership club offer.

For example, a Webloyalty document tracking average conversion rates in 2006 and 2007 presents the following conversion information for consumers who join membership clubs through the data pass process (referred to in this document as "card on file") versus those who join by entering their credit card information ("non-card on file").⁵⁰

	"Card on File" Net Conversion Rate	"Non-Card on File" Net Conversion Rate
Q3 2006	4.51%	1.26%
Q4 2006	4.54%	0.91%
Q1 2007	4.04%	0.68%
Q2 2007	3.84%	0.89%
Q3 2007	4.04%	0.94%
Q4 2007	3.91%	1.65%

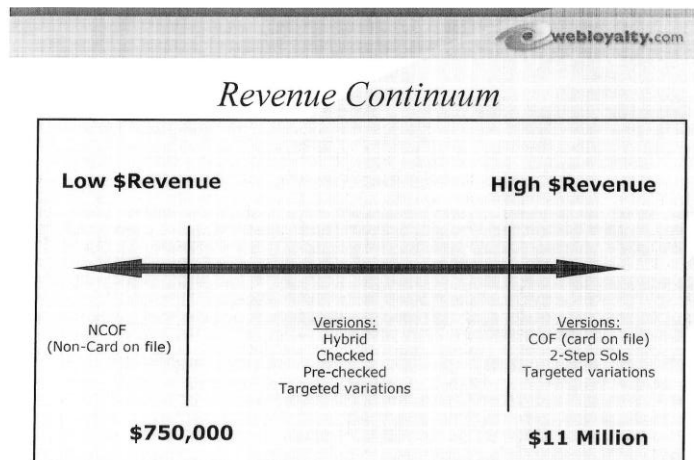
According to these figures, consumers are about four times more likely to join Webloyalty's membership clubs if their credit card data is transferred automatically from the retailer.

Not surprisingly, based upon statistics such as these, Affinion, Vertrue, and Webloyalty push their partners and potential partners to display offer pages that allow their customers to enroll in the membership programs without re-entering the credit card or debit card number they used for the original purchase. In a presentation to a potential partner, Webloyalty provided the following graphic to explain its point that "non-card on file" enrollment offers would lead to

⁴⁹ E-mail from Webloyalty employee to 1800Petmeds employee (Feb. 11, 2009) (Webloyalty Doc. 88550).

⁵⁰ Webloyalty document "Average Conversion Rates Per Quarter – All Flows" (Jan. 10, 2008) (Webloyalty Doc. 19371).

“Low \$Revenue”, while “card on file” would lead to “High \$Revenue” for the e-commerce company.⁵¹



In another presentation to a partner, Webloyalty bluntly stated that requiring the consumer to re-enter credit card information would hurt conversion. It noted, “with data collection on the page [y]ou can expect at least a 70% decrease in conversion.”⁵² In an e-mail to a potential partner, Affinion estimated that the conversion rate would be four times higher if the partner used data pass than if the partner required its customers to re-enter their credit card number (“non-data pass”).⁵³

V. Evidence of Misleading Offers and Consumer Confusion

Affinion, Vertrue, and Webloyalty understand that “data pass” and other aggressive online sales tactics drive up the rate of consumer “joins” to their programs. They also know that most of the consumers who “enroll” in their membership clubs through these aggressive tactics do so unknowingly and inadvertently.

Internal documents and information produced by Affinion, Webloyalty, and Vertrue to the Committee indicate that the three companies receive an overwhelming amount of negative feedback from consumers once the consumers learn they are paying “members” of clubs they have never heard of. The three companies’ “customer service” operations are almost entirely dedicated to handling the large volume of calls from confused and angry consumers requesting cancellations, and asking how the company obtained their credit card information.

Given that most “members” are unaware they were enrolled in the programs, information provided by Affinion, Vertrue, and Webloyalty not surprisingly shows that most “members” cancel their membership once they realize they are being charged on a monthly basis. It also

⁵¹ Webloyalty presentation “Revenue Continuum” (Webloyalty Doc. 27485).

⁵² Webloyalty presentation “Non-card on file” (Webloyalty Doc. 27691).

⁵³ Affinion document “Products Overview” (Feb. 19, 2009) (Affinion Doc. AFSE 04-736).

shows that a very large percentage of the members never utilize the benefits of the programs or even take the simple step of logging into the companies' websites to access the benefits they are paying for each month.

A. Low Levels of Member Awareness

Internal data and member surveys commissioned by Affinion, Vertrue, and Webloyalty clearly show that the three companies understand that the majority of their paying "members" have little or no awareness of their financial relationship with the companies.

One of the documents Vertrue produced to the Committee, for example, is a summary of June 22, 2009, feedback from consumers who had visited one of its membership websites. Of the "members" who completed the survey, 43% indicated they were visiting "to find about the charge on my credit card that I did not recognize" and 44% indicated they were visiting "to cancel the program." Only one member indicated he or she was there "to find out more about my membership benefits" and none of the respondents were there "to obtain my member ID."⁵⁴ In another question, 60% of the respondents indicated they were "extremely dissatisfied" with the site. In response to Vertrue's invitation to offer a comment or explain why they were satisfied or dissatisfied with the website, members provided more than 100 highly negative comments, including:

- "Don't know how I got it, I don't use it, I don't want it...you've heisted money from me for several months for something that I have no idea what it is and will never use it, so I'm cutting you off, both here and at my bank;"
- "Because I didn't authorize this service or know how my card # was gotten;"
- "Stop tricking people into your phony service;"
- "I never willingly joined, I want a reimbursement. I have never even heard of you;" and
- "I have no idea why you charged me 19.95. Where did you get my debit card information? I have no recollection of doing business with valmax."⁵⁵

Internal data tracked by Webloyalty shows that it has known for years that the majority of its members were unknowingly enrolling in the membership clubs it offered. A "Disposition Report" run in September 1, 2003, appears to show that, of the 66,922 members who cancelled their Reservation Rewards membership in August 2003, 51,560, or 77%, had indicated "Did Not Authorize/Was Not Aware" as their reason for cancellation.⁵⁶ "Disposition Reports" run in the following years showed similar trends and, in 2008, a Webloyalty call center employee, while participating in a discussion about proposed call center script changes, acknowledged in an

⁵⁴ Internal Vertrue e-mail (Jun. 23, 2009) (Vertrue Doc. 118778-84).

⁵⁵ *Id.*

⁵⁶ Webloyalty document "Disposition Report by Product – Last Full Month" (Sept. 1, 2003) (Webloyalty Doc. 97613).

e-mail message that “[a]t least 90% of our members don’t know anything about the membership.”⁵⁷

Customer surveys commissioned by Webloyalty and its e-commerce partners in 2004 and 2006 further confirm that most of Webloyalty’s members were unaware they had enrolled in the company’s membership clubs. A July 2004 telephone poll commissioned by Webloyalty and conducted at the request of its partner Redcats USA, which owns brands such as Brylane and Jessica London, showed that few of Redcats’ customers knew they were paying members of Reservation Rewards, a Webloyalty membership program. As part of the survey, 308 past or current members of Reservation Rewards – half of whom were described as “active” members – were asked a series of questions. Among the findings of the survey were the following:

- 234 of these members (76%) either did not recall being offered a Reservation Rewards membership or said they had declined a membership offer;
- Only 62 of the members (20%) remembered receiving an e-mail notifying them of their Reservation Rewards membership;
- Only 5 of the members (1.6%) said they had received a \$10 cash back offer; and
- Only 4 of the members (1.3%) said they had used Reservation Rewards discounts.⁵⁸

In analyzing the results for Redcats USA, a marketing research firm noted, “It is quite concerning that only half (51%) of the Active segment clearly remembered signing up for the program.”⁵⁹ Customer surveys conducted for Choice Hotels International, Inc. and Classmates.com, both Webloyalty partners, produced similar results. For Choice Hotels, a marketing research firm found that “[o]ne-half of guests reached on the member list did not know for sure if they are members of Reservation Rewards” and, based upon the survey of members who enrolled through Classmates.com, Webloyalty concluded that “[a]wareness of WL services is low among respondents.”⁶⁰

Although Affinion has not provided the Committee with member surveys, it has, at different times, tracked members’ reasons for complaining to the Better Business Bureaus and state attorneys general. From January 2007 through February 2009, 85% of the 1,550 serious complaints forwarded by the Better Business Bureaus and state attorneys general were related to online customers “asserting that they never agreed to join” the membership programs.⁶¹

⁵⁷ Internal Webloyalty e-mail (Oct. 21, 2008) (Webloyalty Doc. 89166).

⁵⁸ Webloyalty document, “Web Loyalty & Brylane Customer Research. A Quantitative Assessment” (Jul. 2004) (Webloyalty Doc. 84776 *et seq.*).

⁵⁹ *Id.*, at 804785

⁶⁰ Webloyalty presentation “Choice Hotels International Reservations Rewards Study” (Jan. 14, 2004) (Webloyalty Doc. 80623); Webloyalty document “Webloyalty thoughts on Classmates Market Research Member Survey” (May 11, 2006) (Webloyalty Doc. 84884).

⁶¹ Affinion letter, “Additional Information Provided by Affinion to Senate Committee on Commerce, Science, and Transportation” (Nov. 5, 2009) (Affinion Doc. ASFW 05-01).

From January through April 2009, Affinion also tracked “customer contacts with the Affinion Support Desk, which handles customer requests that are not satisfied by the Customer Service Representative (also referred to as the Front Line Agent) and are elevated to a supervisor.”⁶² The spreadsheet showed that thousands of “customer contacts” could not be handled by “Front Line Agents” because the customers were categorized as “Unaware of Service” or “Disputing Enrollment.” While this data is limited to escalated contacts and does not include the millions of consumers who likely canceled their Affinion membership programs once they learned their credit card was being charged, it further suggests that a substantial percentage of Affinion’s members are unaware they were enrolled in Affinion’s membership programs.

For example, from January through April 2009, Affinion’s Support Desk received 7,649 elevated “customer contacts” related to “billing” or “cancellation and suppression requests” from customers of 1-800-Flowers.com, AirTran Airways, Classmates.com, and Priceline who had been enrolled in Great Fun, an Affinion discount program.⁶³ Of the 7,649 customer contacts, Affinion categorized a large percentage as “Unaware of Service,” “Disputing Enrollment,” or “Bank Representative Cancelled.” Despite placing these “contacts” in categories which suggest customer confusion and frustration, Affinion did not categorize these customer “contacts” as complaints.⁶⁴

**Escalated Customer Contacts with Affinion’s “Support Desk” Regarding
Its “Great Fun” Discount Club: January – April 2009**

Affinion Partner	Escalated “Customer Contacts” Regarding “Billing” and “Cancellations and Suppression Requests”
1-800-Flowers.com	618
AirTran Airways	838
Classmates.com	872
Priceline	5,221

B. Employee Training on Cancellations and Member Questions

When consumers realize they are being charged for a club membership they did not intend to enroll in and do not use, they contact Affinion, Vertrue, and Webloyalty to stop the monthly charges to their credit card or debit card. As a result, the three companies’ customer service centers are almost entirely dedicated to handling the large volume of calls from angry and confused consumers requesting cancellations and an explanation for the charge. As a Webloyalty employee recently acknowledged in an internal e-mail, the call center representatives spend most of their time answering calls “from members who are questioning charges or want to cancel their membership.”⁶⁵ Affinion and Vertrue’s internal documents show that most of their

⁶² Affinion letter, “Affinion Response to Committee Follow-up Questions 1-3” (Oct. 9, 2009) (Affinion Doc. ASFW 06-01).

⁶³ Affinion spreadsheet, “Reason by Service & Client” (Aug. 21, 2009) (Affinion Doc. ASFE 04-59-82).

⁶⁴ *Id.*

⁶⁵ Internal Webloyalty employee e-mail (Feb. 16, 2009) (Webloyalty Doc. 88263).

calls are also related to cancellations or members questioning enrollment or the charge on their credit card or bank statement.

In a training manual, Affinion has informed its newly hired call center representatives that during an “8-hour shift” they will take “between 75-100 calls” and that “approximately 80% of these calls will be from members wishing to cancel their membership.”⁶⁶ In March 2008, Vertrue employees acknowledged a similar problem in an e-mail regarding a “Call Center Optimization” meeting.⁶⁷ In discussing methods for reducing the cost associated with the call centers, Vertrue employees estimated that it received “7 million customer calls per year” and that “cancellation calls represent approximately 98% of call volume.”⁶⁸

In addition to cancellations, the employee manuals and scripts that Affinion, Vertrue, and Webloyalty provide to their call center representatives show that each company dedicates a significant amount of time training their employees on how to respond when members call to ask questions related to how they were enrolled, what the membership program is, or why there is a charge on their credit card or bank account statement.

A “Quick Reference Guide” distributed to Webloyalty employees explained that it was important to ask members why they were canceling their membership for Travel Values Plus, a membership program offered by Webloyalty. It stated, “[m]any times the reason is that they had no idea what Travel Values Plus was and you will then have the opportunity to explain.”⁶⁹ Another page in a Webloyalty manual offered a list of the “Top Ten Reasons a Member Calls” and offered “Cancel my membership” and “What is this charge?” as the top two reasons.⁷⁰ Other Webloyalty manuals provided call center representatives with a process for handling members asking the questions: “what is this charge?” or “who are you?”⁷¹

The “Great Fun Merged Product Script” that Affinion has provided to its call center representatives also shows they are trained on how to handle members who are calling to question enrollment or the charge on their bank statement. The second heading in the manual’s table of contents refers to a section entitled, “If Questioning the Charge/Enrollment,” which instructs call center representatives to answer the member’s question by stating, “The charge you see posted on your account is the (Monthly/Annual) membership fee for (Product). We received a positive response online that activated your membership.”⁷²

⁶⁶ Affinion training manual, *Great Fun New Hire Training Manual* (Oct. 2, 2006) (Affinion Doc. AFSE 04-18772).

⁶⁷ Internal Vertrue e-mail, “Call Center optimization meeting” (Mar. 20, 2008) (Vertrue Doc. 111093).

⁶⁸ Vertrue, “Adaptive Call Center Optimization” (Mar. 18, 2008) (Vertrue Doc. 111095).

⁶⁹ Webloyalty document, *Quick Reference Guide: October 2006* (Webloyalty Doc. 26561).

⁷⁰ Webloyalty document, *Manual/Introduction – February 2006* (Webloyalty Doc. 56370).

⁷¹ Webloyalty training manual, “What is this Charge?/Who are you?:” (Webloyalty Doc. 26055).

⁷² Affinion document, *Great Fun Merged Product Script*: (Sept. 18, 2006) (Affinion Doc. AFSE 03-1810, 1813).

A manual for Vertrue employees provides instructions remarkably similar to those provided to Affinion and Webloyalty employees. It provides a “Scripted Response” to answer the question, “How Did I Get Signed Up for this??”⁷³ The provided response states:

Our records indicate that you agreed to try [AM PROGRAM NAME] while visiting the [Client/Partner name] website. For the order to be processed, you were required to enter and confirm your e-mail address. Additionally, by accepting the trial membership, you agreed to be enrolled using the billing source that you authorized and that after the 30 day trial membership, you would be billed the program fee.⁷⁴

C. High Rates of Cancellations and Low Rates of Usage

Affinion, Vertrue, and Webloyalty’s internal data on their members’ rates of cancellations and their rates of usage of the programs’ benefits provide further evidence that online consumers are not aware they have been enrolled in membership clubs offered by the companies. Overwhelmingly, consumers cancel their memberships once they realize they are being charged on a monthly basis and very few consumers use the benefits offered by the membership programs.

Information provided by Affinion, Vertrue, and Webloyalty shows that the majority of the consumers the companies charge for services cancel their membership within five months of receiving the first charge on their credit card or checking account statement. Exhibit 5 to this report shows the number of members who have enrolled in Affinion, Vertrue, or Webloyalty’s membership programs and remained members for at least one month, six months, one year, and five years. For the three companies, about a quarter of their members (26.2%) cancel during the free 30-day period, less than a third of their members (29.5%) are still members after six months and only 13.9% remain members for more than one year.

The cancellation pattern observed for these online consumers is similar to the one observed by the Minnesota Attorney General’s office during its investigation into a preacquired account marketing campaign. In that case, where hundreds of thousands of bank customers were sold membership clubs or insurance policies through preacquired account marketing, investigators observed that most of these bank customers canceled not in the 30-day free trial period, but in the following months when they started seeing their credit card charges.⁷⁵ According to Professor Prentiss Cox, who supervised the Minnesota Attorney General’s investigation, this pattern is “consistent with a large majority of the cancelling customers not understanding the solicitation and cancelling only after the charge appears on their accounts.”⁷⁶

⁷³ Vertrue document, *Online/Internet Marketing Main Menu* (May 31, 2007) (Vertrue Doc. 82269).

⁷⁴ *Id.*

⁷⁵ Prentiss Cox, *Invisible Hand of Preacquired Account Marketing*, forthcoming in *Harvard Journal on Legislation*, Vol. 47, No. 2 (2010). (Available at SSRN: <http://ssrn.com/abstract=1460963>. He explains, “If all consumers understood the free trial offer...the temporal pattern of cancellations should be heavily weighted toward cancellations during the free trial period.”)

⁷⁶ *Id.*, at 24.

Information provided to the Committee by Affinion, Vertrue, and Webloyalty also shows that the vast majority of consumers who enroll in their programs never receive the “cash back award” or other incentive promised them in the enrollment offer. As discussed in Section I above, a prominent feature of the post-transaction offers Affinion, Vertrue, and Webloyalty make to consumers is an up-front gift offer such as “\$10 Cash Back on Your Next Purchase!”, which appears to be related to the website where the consumer has just made a purchase.

While the language and appearance of the offer suggests that clicking the “Yes” button automatically gives consumers a discount on their next purchase, the fine print informs consumers that they must take additional steps to receive the benefit. According to information provided by the three companies, of the 34,262,674 members who were promised automatic cash gifts or other incentives, only 3% actually received the promised enrollment benefit.

Another indication that online consumers are unaware of their Affinion, Vertrue, or Webloyalty club memberships is their failure to log on to the clubs’ websites to view and use the purported benefits offered by the clubs. Evidence currently available to Committee staff suggests that the so-called member “usage rates” for Affinion, Vertrue, and Webloyalty are very low.

For example, Vertrue provided the Committee with the number of members who log in to their membership club websites. In 2006, 100,091 members logged in to the membership clubs’ websites; in 2007, 215,191 members logged in to the membership clubs’ websites; and in 2008, 377,428 members logged in to the membership clubs’ websites. While Vertrue has not yet explained to Committee staff whether these numbers include consumers attempting to cancel their membership, how many are multiple logins by the same consumer, or how many of these consumers actually received a club service after logging in, these figures, at best, represent only a small percentage (approximately 10-20%) of the total number of Vertrue club “members” in these years.

Information Webloyalty provided to the Committee also suggests its clubs have very low member usage rates. A February 28, 2005, Webloyalty document titled, “Product Usage Statistics,” appears to show that the rate of benefit usage for members enrolled through the data pass process ranged between .2% and 11.4% for a six month period between 2004 and 2005.⁷⁷ A “Site Usage” table presented to the Webloyalty Board of Directors in March 2006 reported that between 70% and 80% of Reservation Rewards club “members” enrolled through data pass had either never visited the Reservation Rewards site at all or viewed only the club’s home page without ever accessing additional pages.⁷⁸

In his statement to the Commerce Committee, Professor Benjamin Edelman cites publicly available web traffic data to reach a similar conclusion. He notes that while Webloyalty claims to have more than two million paying club members, none of the company’s club web pages rank among the Internet’s top 100,000 sites for web traffic. Professor Edelman concludes that,

⁷⁷ Webloyalty document, Product Usage Statistics (Feb. 28, 2005) (Webloyalty Doc. 56115).

⁷⁸ Webloyalty document, “Reservation Rewards: Member Site Usage” (March 27, 2006) (Webloyalty Doc. 103997).

“this gap between signups and users confirms that Webloyalty’s marketing failed to obtain meaningful consent from the users who purportedly ‘accepted’ Webloyalty’s offer.”⁷⁹

At this point in the investigation, Affinion, Vertrue, and Webloyalty have not provided the Committee with comprehensive data related to their rates of usage. Committee staff has reason to believe that this information is kept by the companies as a matter of course and that it would not be difficult to provide the information to the Committee. Consumer usage of these services is a key question because a low usage rate “is highly probative to show that a practice is likely to mislead consumers acting reasonably under the circumstances.”⁸⁰

VI. Partner Awareness of the Problem

Committee staff has spoken to more than a dozen e-commerce partners of Affinion, Vertrue, and Webloyalty and has reviewed thousands of pages of e-mail communications between Affinion, Vertrue, and Webloyalty and their e-commerce partners. The interviews and the e-mail communications provide abundant evidence that the e-commerce partners are aware that their customers are being misled by the enrollment offers from Affinion, Vertrue, and Webloyalty. This evidence also shows that e-commerce partners have repeatedly raised concerns about customer confusion over the data pass process and the enrollment offers. Many partners terminated their relationship because they determined it was not in the best interest of their customers.

A. “Customer Noise”

When e-commerce partners enter into financial partnerships with Affinion, Vertrue, and Webloyalty, the three companies promise to handle cancellations, complaints, and other “customer service” issues. As a result of this arrangement, when consumers see a membership club charge on their credit card or bank statements, they are provided only a club name and a toll free number operated by Affinion, Vertrue, and Webloyalty.

The purpose of routing customer service issues through the three Connecticut companies is to prevent what Webloyalty promotional materials call “negative impact on partner brands.” Affinion, Webloyalty, and Vertrue handle dissatisfied customers in order to insulate the partners from their own customers’ criticism, which is commonly described as “customer noise” by the companies.

For example, in November 2008, 1-800-Flowers.com’s Director of Third Party Marketing wrote an e-mail to her Affinion contact complaining that “we have had increasingly more frequent feedback from our own teams that your agents are telling our customers to call us....” She asked for Affinion’s help “to determine...how we can reduce the negative comments

⁷⁹ Prepared Statement of Professor Benjamin Edelman to the U.S. Senate Committee on Commerce, Science, and Transportation (Nov. 2009).

⁸⁰ *FTC v. Cyberspace.com*, 453 F.3d 1196, 1201 (9th Cir. 2006).

from our customers back to our internal agents.”⁸¹ Affinion’s Vice President of Relationship Management quickly responded to this e-mail. She wrote:

I am troubled by this report. This is a STRICT no-no in our centers. We tell agents not to do it and don’t give them our client’s phone numbers and so on. If we hear instances [of] it in our monitoring/test calls, they will “fail” that call and get dinged on their incentive payments.⁸²

In spite of the elaborate precautions Affinion, Vertrue, and Webloyalty take to prevent negative feedback about their membership clubs from getting back to their partners, most, if not all, of the e-retailers partnered with Affinion, Vertrue, and Webloyalty know that the companies’ aggressive sales tactics make many of their customers dissatisfied and angry. Committee staff has reviewed thousands of pages of communications from angry consumers sent directly to the partners. Under standard procedures followed by all three companies, partners forward the complaints to Affinion, Vertrue, and Webloyalty for resolution.

For example, in April 2009, the Manager of the Customer Relations Department (CRD) for AirTran Airways sent an e-mail to one of AirTran Airways’ marketing executives stating:

We continue to receive complaints in CRD from customers regarding the Great Fun option. The complaints are mainly focused around:

Customer received a charge on their credit card for the membership, however the customer claims they never authorized the charge or requested the membership.

Customers attempted to cancel the membership; but continue to get charged for the monthly membership fee. They often call Great Fun several times to cancel to no avail.

In CRD we explain the process for signing up for the membership. However several customers on separate occasions have been adamant that they have never signed up with Great Fun.⁸³

The AirTran marketing executive forwarded this e-mail to his contact at Affinion, requesting help in addressing what he called “a growing concern about the raising [sic] complaints.”⁸⁴

⁸¹ E-mail from 1-800-Flowers.com Director of Third Party Marketing to Affinion Vice President, Relationship Management (Nov. 20, 2009) (Affinion Doc. ASFE 04-31).

⁸² E-mail from Affinion Vice President of Relationship Management to 1-800-Flowers Director of Third Party Marketing (Nov. 20, 2008) (Affinion Doc. ASFE 04-30).

⁸³ Internal AirTran Airways e-mail from Manager – Customer Relations Department (Apr. 29, 2009) (Affinion Doc. AFSE 04-3803).

⁸⁴ E-mail from AirTran employee to Affinion employee (May 6, 2009) (Affinion Doc. AFSE 04-3904).

In June 2009, another Affinion partner, Priceline.com, forwarded Affinion a “tracker” document detailing serious consumer complaints the company had received in May and June of 2009.⁸⁵ The comments included in this document show that Priceline is aware that Affinion’s club membership offers are making Priceline users extremely unhappy. A few examples are:

- Hi, I just noticed a recurring monthly charge of \$11.99 on my VISA bill for TLG*GREATFN.... I called the 800 number referenced and canceled...I have no idea how this charge got on my VISA or what it is for. I certainly didn’t get anything from it. They said it was through something I did on Priceline. Are you guys in on this? Is this part of a scam? Is Priceline an accessory to this fraud? I feel like I’ve been tricked and robbed.
- A few months ago, I purchased the tickets through priceline. I was not aware that in the process of purchasing tickets I was somehow enrolled in an organization called Great Fun. I feel that this happened very deceitfully. I just wanted you to know that this will be a consideration in the future.
- How do I send a message to you regarding your product of Great Fun. This company has billed me for over a year without my consent [sic] or knowledge. Priceline should be more responsible than to subject their customers to this sort of unsuspected, unwanted solicitation! I have written the company, my credit card company & the office for Consumer Protection for Connecticut.⁸⁶

B. Concerns Raised by Partners

In response to these “customer noise” issues, Affinion, Vertrue, and Webloyalty’s partners regularly raise concerns about the companies’ aggressive sales tactics. In some cases, partners ask the companies to take steps to reduce consumer complaints. In other cases, partners have decided to end their relationship with Affinion, Vertrue, or Webloyalty due to negative consumer experiences. The concerns expressed by partners in these communications seem to have changed very little over the past decade.

In 2002, the Director of Business Development for an e-commerce company partnered with Webloyalty wrote directly to Rick Fernandes, the Chief Executive Officer of Webloyalty, stating:

We have worked with webloyalty for about 5 weeks now and have had enough time and data to make a solid assessment that the execution of the program is not in our best interest. Even with what we thought might be a suitable authorization process, has turned out to have extremely negative consequences and we have been unable to correct with the flexibility that we need to address a problem of this magnitude....We feel that if the customer is interested in participate [sic] in

⁸⁵ E-mail from Priceline call center employee to Affinion employee (June 17, 2009) (Affinion Doc. AFSE 04-1653).

⁸⁶ *Id.*

this program, your website should sell them without us passing their secure info in the process.⁸⁷

In January 2003, a Webloyalty employee described the customer complaints that another Webloyalty partner had received:

Let me clarify that we ARE in jeopardy with this client and these represent a small number of many more complaints their staff insiders consider ‘brutal and unprecedented’ ...⁸⁸

The company later terminated the partnership in 2005 and stated, “This decision comes after detailed discussions with Senior management. They understand what this program generates and that it has the potential to generate even more. However, we are going through a re-branding mobilization in 2005 and the Webloyalty banners do not fit into that plan.”⁸⁹

In August 2003, Webloyalty’s Senior Vice President for Business Development and Account Management sent an e-mail summarizing partners’ concerns to senior Webloyalty executives, including Rick Fernandes, the Chief Executive Officer, that stated:

What clients tell us...

1. Pre-bill notification is buried in pre-bill e-mail. Make it more upfront.
2. Special reward is perceived as misleading. It’s not a reward it’s an obligation. Test special offer.
4. [sic] The segue “Congratulations, Thank you for your purchase” is misleading. Sounds like it’s a thank you from client and it’s not, it’s an offer from WL [Webloyalty].
5. Continue button is misleading – customer does not have to continue.
6. Yes button is misleading, should say enroll, sign up, etc.
7. Language about data pass is buried. Customers are unaware their data is being passed.
8. Trial and price point is buried – it’s clear you get 30 days free, but not clear you’ll be automatically renewed if you don’t cancel. And then the fee is buried too.⁹⁰

⁸⁷ E-mail from Webloyalty partner Director of Business Development to Richard Fernandes, Chief Executive Officer of Webloyalty (Sep. 10, 2002) (Webloyalty Doc. 75740).

⁸⁸ Internal Webloyalty e-mail (Jan. 07, 2003) (Webloyalty Doc. 102451).

⁸⁹ E-mail from Webloyalty partner Operational Vice President of Customer Marketing to Webloyalty employee (Nov. 5, 2004) (Webloyalty Doc. 74077).

⁹⁰ Internal Webloyalty E-mail from Senior Vice President for Business Development and Account Management to Richard Fernandes, Chief Executive Officer of Webloyalty, and other Webloyalty employees (Aug. 25, 2003) (Webloyalty Doc. 14019).

In April 2004, the employee of a Webloyalty e-commerce partner, which operated a virtual shopping cart for Internet merchants, sent an e-mail to a Webloyalty employee stating the following:

...I do keep hearing the same thing from our merchants who are calling up wanting the program removed. They are telling us their shoppers are saying:

- 1) They have been tricked into buying and or signing up for something
- 2) They did not know there was a cost involved with the program
- 3) The cost was hidden at the bottom of the page, or not very clear
- 4) They do not know who to call to get more info, so they call the merchant (who gets ticked off, calls us and wants out of the program).
- 5) They do not know who is offering the program or who to contact so again they call the merchant (who gets ticked off, calls us and wants out of the program).⁹¹

In January 2006, Webloyalty employees discussed concerns that an e-retailer partner had raised. The e-mail stated:

He mentioned that they are getting a lot of noise with our program and that people are writing blogs about...what a scam WLI RR [Webloyalty Reservation Rewards] is...He's very concerned...Bottom line is he wants to test more conservative pages against the control to find a page that's more clear and see what it does to his financials.⁹²

In May 2006, an employee for Avon informed Affinion that a customer complaint had "been escalated to our CEO and the customer...felt it was completely misleading."⁹³ The Avon employee went on to state that "[w]e need to discuss how we can modify the offer page to make it more clear to the user that their credit card info will be passed upon their approval, possibly by adding a check box."⁹⁴ An information technology specialist working with Avon.com to resolve a customer complaint later advised:

I think the big problem was that it was pretty misleading. It wasn't clear that we were passing the customer details (cc number etc) across when they clicked on the banner. I think people often proceeded through out of curiosity, believing that if they didn't provide they [sic] billing data that they couldn't be charged, regardless of what they clicked on or accepted. What they don't realise [sic] is that Great Fun did have their billing details already.⁹⁵

⁹¹ E-mail from Webloyalty partner employee to Webloyalty employee (Apr. 30, 2004) (Webloyalty Doc. 74483-84).

⁹² Internal Webloyalty e-mail (Jan. 9, 2006) (Webloyalty Doc. 76770).

⁹³ E-mail from Avon eMarketing Manager to Affinion Associate Client Manager (May 22, 2006) (Affinion Doc. 04-16516).

⁹⁴ *Id.*

⁹⁵ E-mail from Avon employee to Affinion employee (Oct. 26, 2007) (Affinion Doc. AFSE 04-16527).

In January 2007, an e-retailer that had partnered with Webloyalty sent an e-mail to Webloyalty stating that, "...we have had regular complaints from our customers...[w]e simply cannot have complaints such as this."⁹⁶ He went on to note that, "The particularly cheerless concern is that to generate more revenue through Webloyalty, it seems we must be more aggressive (and deceptive) in our marketing techniques."⁹⁷

In March 2007, an employee for another e-retailer partnered with Webloyalty sent an e-mail expressing concerns about complaints. He stated, "We are getting an unbelievable number of complaints on our current set-up. Customers (ours are older) are feeling tricked and many state they are not coming back to our sites because of it. Don't know if that is true, but I still want to talk about it."⁹⁸

In November 2007, a 1-800-Flowers.com employee raised "a major red flag" about the company's partnership with Affinion. He cited a number of recent consumer complaints about the company's partnership with Affinion to sell the "LiveWell" membership club, and he noted that, "for every one who complains vociferously, there are dozens, even hundreds that do not."⁹⁹ He continued:

I know that our relationship with Affinion is a huge boost to our revenue; on the other hand, I am gravely concerned that for every dollar we get from Live Well, we may be trading off many more dollars in angry and lost customers.¹⁰⁰

In February 2008, another e-retailer expressed concerns to Webloyalty in an e-mail by stating:

We're all still very concerned about the negative impact we are experiencing to our reputation online. And, we continue to get enough angry callers that our call center manager...has to personally field about 3 of the angriest callers a week. (we estimate that if [our call center manager] is getting 3 our call center is getting 15 and your team is probably getting 75 or more per week)...Webloyalty has been unwilling to share with us any data that would help us to understand how our customers are using the program – or whether they are...To be quite candid...we don't have a clue how our customers feel about this program. Maybe 99% of them love it and 1% complain. Maybe 99% hate it but only 1% complain.¹⁰¹

⁹⁶ E-mail from Webloyalty partner employee to Webloyalty employee (Jan. 15, 2007) (Webloyalty Doc. 95116).

⁹⁷ *Id.*

⁹⁸ E-mail from Webloyalty partner employee to Webloyalty employees (Mar. 02, 2007) (Webloyalty Doc. 81039).

⁹⁹ Internal 1-800-Flowers.com email (Nov. 7, 2007) (Affinion Doc. AFSE 5-3452).

¹⁰⁰ *Id.*

¹⁰¹ E-mail from Webloyalty partner employee to Webloyalty employees (Feb. 6, 2008) (Webloyalty Doc. 95894).

Two months later, the e-retailer informed Webloyalty that “we have decided to part ways because as time went by it became clear to us that our customers don’t want this program.”¹⁰²

In May 2008, an Affinion employee discussed concerns raised by Hotwire, an Affinion partner, in an e-mail to a colleague. She stated, “Hotwire is claiming that they’re receiving a high volume of CS [customer service] noise—approx 1 out of every 6 members calls them to complain.”¹⁰³

Also in May 2008, Vertrue supplied a “New Product Questionnaire” to one of its retailer partners, VistaPrint, in order to learn VistaPrint’s thoughts about the rewards program the two companies had partnered on. One question asked, “What are the top 3 likes and dislikes with VistaPrint Rewards?” For dislikes, VistaPrint replied, “Customer Noise”; “Ability/Difficulty to redeem benefits, including \$10 Cash Back”; “Clarity of the offer”; and “20% off not on purchase of gift card but later.”¹⁰⁴

In June 2008, the Director of Client Services for Vertrue’s Adaptive Marketing acknowledged that Restaurant.com had raised concerns by stating, “we will create some mockups for ways the Restaurant.com marketing flow can be changed for the purpose of making the marketing less aggressive, in hopes of reducing customer noise and negative impact to the Restaurant.com brand.”¹⁰⁵ This official also admitted that while more “conservative” marketing would “help to reduce consumer noise,” it would also likely have “some negative impact on conversion and revenue.”¹⁰⁶

VII. Conclusion

Affinion, Vertrue and Webloyalty use aggressive sales tactics intentionally designed to mislead online shoppers. These three companies exploit shoppers’ expectations about the online purchasing process to charge millions of consumers each year for services the consumers do not want and do not understand they have purchased. Hundreds of e-commerce merchants – including many of the best-known, respected websites and retailers on the Internet – allow these three companies to use aggressive sales tactics against their customers, and share in the revenues generated by these misleading tactics. While Congress and the Federal Trade Commission have taken steps to curb similar abusive practices in telemarketing, there has not yet been any action to protect consumers while they are shopping online.

¹⁰² E-mail from Webloyalty partner employee to Webloyalty employees (April 16, 2008) (Webloyalty Doc. 96060).

¹⁰³ Internal Affinion e-mail (May 20, 2008) (Affinion Doc. AFSE 06-2506).

¹⁰⁴ Vertrue questionnaire (May 7, 2008) (Vertrue Doc. 111917).

¹⁰⁵ E-mail from Vertrue Director, Client Services to Restaurant.com employee (Jun. 9, 2008) (Vertrue Doc. 105186).

¹⁰⁶ *Id.*

DOCUMENT

#7

[REDACTED]

From: [REDACTED]
Sent: Thursday, November 08, 2007 2:10 PM
To: [REDACTED]
Cc: [REDACTED]
Subject: RE: LiveWell - suggested banner creatives for 18F

Why can't anyone leave well enough alone??? Tell the to stick to selling flowers and popcorn and leave the marketing to us :))

Seriously, what is the motivation behind this? Do they have customer noise issues or are they just anticipating? Because I agree they are all horrible. Is this a have to test? have to roll to? or what do we think?

-----Original Message-----

From: [REDACTED]
Sent: Thursday, November 08, 2007 2:07 PM
To: [REDACTED]
Cc: [REDACTED]
Subject: FW: LiveWell - suggested banner creatives for 18F

Friends,

See attached. Interested in quantification on the impact of changing our banners in line with the suggestion here. I know they are all horrible.

[REDACTED]

[REDACTED]

Affinion Internet Group
Phone: [REDACTED]
Fax: [REDACTED]
E-mail: [REDACTED]@affiniogroup.com

-----Original Message-----

From: [REDACTED] [mailto:[REDACTED]@1800flowers.com]
Sent: Thursday, November 08, 2007 1:14 PM
To: [REDACTED]
Cc: [REDACTED]
Subject: FW: LiveWell - suggested banner creatives for 18F

For our discussion based on 18F web marketing team feedback. Thanks, JEV

[REDACTED]

1-800-Flowers.com, Inc.
7021 Wolftown-Hood Road
Madison, VA 22727
Tel. [REDACTED]
Fax [REDACTED]
email: [REDACTED]

-----Original Message-----

From: [REDACTED]
Sent: Wednesday, November 07, 2007 5:37 PM

1223

To: [REDACTED]
Cc: [REDACTED]
Subject: RE: LiveWell

The attached presents six options....

-----Original Message-----

From: [REDACTED]
Sent: Wednesday, November 07, 2007 5:32 PM
To: [REDACTED]
Cc: [REDACTED]
Subject: Re: LiveWell

[REDACTED], please send [REDACTED] and I the 3 options?

Sent from my BlackBerry Wireless Device

----- Original Message -----

From: [REDACTED]
To: [REDACTED]
Cc: [REDACTED]
Sent: Wed Nov 07 17:29:23 2007
Subject: RE: LiveWell

I suggest that we price out different options rather than presenting a single option.

-----Original Message-----

From: [REDACTED]
Sent: Wednesday, November 07, 2007 5:26 PM
To: [REDACTED]
Cc: [REDACTED]
Subject: Re: LiveWell

Thanks [REDACTED]

[REDACTED] see below and share with [REDACTED] at affinion for thoughts on how to improve and better clarify to customers

Sent from my BlackBerry Wireless Device

----- Original Message -----

From: [REDACTED]
To: [REDACTED]
Cc: [REDACTED]
Sent: Wed Nov 07 17:22:58 2007
Subject: RE: LiveWell

More comments from just this past month. Other than shipping prices, this is by far the most vocal I have seen customers in BizRate. :(

You offer a 20 dollar cash back on this purchase by subscribing to something and then having to call a toll free number to cancel however you dont provide this toll free number to call and cancel the service. I find this fraudulent. To avoid an \$11.99 membership that I wouldn't know how to get rid of I'm not even bothering getting my 20 dollar cash back.

great experience overall. My ONLY complaint is that I hate it when a company offers a cash back incentive and when you pursue it you must buy or try another product or service.. Left a bad taste in my mouth. Please don't do that any more!

Drop the sleazy cash back scam. It's an immediate turn-off and will likely preclude me from doing business on this site again in the near future.

I was disappointed with the \$20 cash back offer being contingent on enrollment in a program in which you would provide my personal information to a 3rd party. Now that I am aware of that possibility it is unlikely that I will do business with 1-800-flowers again. I have been a satisfied customer until this time.

Please do not offer cash back - when you have to purchase something in the end!!!!

Shipping prices way too high and at the end of the process to complete order there was a 'click here to claim your \$15.00 cash back' When I clicked it was a promo for some 3rd party product to try for 30 days and had an \$20.00 claim your cash - quite discouraging when one thought it as a bona fide 1800 flowers offer - deceiving!!!!

From: [REDACTED]
Sent: Wednesday, November 07, 2007 5:06 PM
To: [REDACTED]
Cc: [REDACTED]
Subject: LiveWell

[REDACTED]

I hate to be the bearer of bad news, but from a customer experience perspective, I am very troubled by something I'm seeing very loud and clear in BizRate reports recently. These are some actual comments from customers just from the last three weeks. As you know, for every one who complains vociferously, there are dozens, even hundreds that do not.

I know that our relationship with Affinion is a huge boost to our revenue; on the other hand, I am gravely concerned that for every dollar we get from LiveWell, we may be trading off many more dollars in angry and lost customers. As you know, the cost to acquire a lost customer is many, many times more than the cost to get a new one.

I wouldn't suggest mothballing the program, especially since it is so lucrative. On the other hand, can we at least make the "Cash Back" text a lot more clear that they can get \$15 back IF they sign up for LiveWell?

The text that is there now, which customers find misleading, is:

Your purchase is complete.
Click here to claim \$15.00 Cash Back on this purchase!

We could deflect much of the poor customer experience by simply changing it to something like:

Your purchase is complete.
Click here to join the LiveWell savings program, and get \$15.00 Cash Back on this purchase!

If we don't take steps to rectify this, I fear it will continue to have a huge negative impact on the customer experience--we have enough other issues with the customer experience to fix, and I am looking for ways to stop the bleeding. So I need to raise a major red flag here.

cc:ing Joan to see if she is hearing anything from the call center.

What are our options to fix this?

Thanks,
[REDACTED]

>> I DO NOT APPRECIATE THE TRAP ON YOUR 1 800 FLOWERS. GET 15.00 OF YOUR

1225

>> PURCHASE. ----- LIVEWELL.NET. PUSH A BUTTON AND YOUR ARE ENROLLED
>> AND AUTOMATICLY CHARGED A MO. FEE. GEE THANKS FOR THE TROUBLE THIS
>> HAS CAUSED ME. I WILL NEVER ORDER FROM 1 800 FLOWERS AGAIN. MRS.
>> CERIO

>> I registered for the Livewell program without realizing that I was
>> going to be charged \$12/month for a service that I don't want. I
>> called them to cancel and they told me I couldn't cancel it seeing as
>> though I hadn't registered for 48 hours. I should not have to on
>> multiple occasions call to refuse a service I don't want and I think
>> it's a detriment to 1800FLOWERS and their business practices being
>> that 1800FLOWERS is a reputable source for inexpensive gifts that
>> they be associated with a scam like this. If I am charged a single
>> cent for any services that I thought was a complimentary service only
>> to find out that it has to be called and cancelled especially when I
>> attempted to do just that and was refused I will NEVER shop with
>> 1800FLOWERS again. I will also tell my wife who is responsible for
>> shipping flowers with her company (about 35 times a year) and uses
>> 1800FLOWERS exclusively to stop using the service as well. I am not
>> happy with the scamming that's happened. Scott Davis

>> Just like the previous order I was offered a chance to save
>> additional money by signing up for LiveWell. I never received any
>> rebate from LiveWell and had a difficult time cancelling LiveWell. I
>> have reported LiveWell to my state's attorney general and am
>> considering reporting 1-800-flowers.com also due to their association
>> with LiveWell. To say that I'm disappointed and upset would be an
>> underestimate.

>> I did not like the intrapment technic below Your purchase is
>> complete. Click here to claim \$15.00 Cash Back on this purchase! &
>> Thank you for completing your survey. As a Special Thank You the
>> first year of up to 4 magazines is already paid for. Choose from your
>> favorite interests including Sports Entertainment Beauty and more all
>> with the benefits of automatic renewal. This \$100.00 value is yours
>> for completing this review. Plus you'll have a chance to enter our
>> Daily Cash Giveaway to win up to \$25 today! Click 'submit' below to
>> enter now and claim your selections. Thank you for shopping at
>> 1-800-Flowers.com we look forward to your return visits! This led me
>> to sign up for something I did not want and now I have to go through
>> the process of of cancelling. If I get push back on cancelling the
>> www.LiveWell.net services I will never do business with
>> 1-800-Flowers.com again

>> I was given a \$15.00 gift certificate that I expected to be taken off
>> my bill with this purchase. I don't want to receive anything from
>> Livewell. They continue to charge you until you go to grea lenghts to
>> inform them that you want to cancel. So what happens to my gift
>> certificate if I don't sign up for Livewell. What a rip-off. I'd like
>> my \$15.00s to be taken of my bill period.

>> I am furious!!!! with 1800flowers.com. They Basically tricked me
>> with the \$20.00 cash back advertising that signed me up with the LIVE
>> WELL company who has access to my personal information including my
>> credit card. When I called them they gave me the LIVEWELL company
>> 1-800 number which was closed. This seems to be almost a FRAUD they
>> are doing and 1-800-FLOWERS HAS LOST ME AS A CLIENT

>> I couldn't complete the e-mail gift form. Also I thought the refund for
>> the Livewell ad was immediate. I signed up & was very disappointed to
>> see it wasn't. That's the only reason I signed up.

>> I believe the process was comfortable for me to make the choice for
>> the gift I selected. It was a little too long to complete the
>> purchases and I was somewhat misled when at the end I thought I was
>> being offered a coupon for \$20 dollars instead it seems I joined
>> "liveWell" sight. Now I have to call to cancel this and it
>> is upsetting me. I just wanted to order the gifts from you. What is
>> this all about anyway?

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ATTORNEY GENERAL OF THE STATE OF NEW YORK
BUREAU OF CONSUMER FRAUDS & PROTECTION

In the Matter of the

Assurance No. 10-129

Investigation by Andrew Cuomo,
Attorney General of New York, of

800-Flowers, Inc.

Respondent.

ASSURANCE OF DISCONTINUANCE

The Office of Attorney General of the State of New York (the "OAG") has commenced an investigation pursuant to Executive Law § 63(12) and General Business Law Article 22-A, of the business practices of membership program sellers¹ including Affinion Group, Inc. and its subsidiary Trilegiant Corporation, and many of the online and brick-and-mortar retailers and merchants, including but not limited to 800-Flowers, Inc. ("Flowers"), which had or currently have contractual arrangements with membership program sellers (the "Investigation")

I. FINDINGS

1. Flowers is a New York corporation headquartered in Carle Place, New York. Flowers operates a business which provides flowers, plants, gourmet foods, and gift products and services to its customers. Flowers operates a website, 1-800-FLOWERS.COM, that allows consumers in New York and throughout the United States to purchase these items. Flowers also owns a number of other brands, including, but not limited to Cheryl & Co., The Popcorn Factory, and Fannie May. Flowers has also previously owned the brands Plow & Hearth, Magic Cabin, HearthSong, and Wind & Weather. For purposes of this Agreement, references to 800-Flowers,

¹ For purposes of this Agreement, a "membership program seller" is any provider of products or services through a recurring fee-based membership program including, but not limited to, free-to-pay marketing programs.

Inc. (or "Flowers") incorporate all 1-800-FLOWERS.COM, Inc. subsidiaries, including but not limited to 800-Flowers, Inc., The Popcorn Factory, Inc., The Winetasting Network, Cheryl & Co., Fannie May Confections, Inc., Harry London Candies, Inc. and DesignPac Gifts, LLC.

2. Flowers entered into an agreement dated December 11, 2003 with Trilegiant Corporation (the "2003 Agreement"), a privately-held Delaware corporation doing business in New York and throughout the world, that solicits consumers for various fee-based membership programs that purport to offer consumers discounts for a variety of goods and services, as well as a number of benefits products and services. Trilegiant Corporation is a wholly owned subsidiary of Affinion Group, Inc. Trilegiant Corporation and Affinion Group, Inc. (hereafter collectively referred to as "Affinion/Trilegiant") are headquartered in Stamford, Connecticut with offices in Connecticut, Tennessee, Virginia, the United Kingdom, Europe, and South Africa.

3. Pursuant to the 2003 Agreement, Affinion/Trilegiant paid fees to Flowers in return for the opportunity to provide online solicitations for their membership programs to Flowers' customers in connection with the customers' transactions on the Flowers website. The 2003 Agreement was superceded by a second agreement dated April 27, 2004 (the "2004 Agreement"), which included direct mail and telephonic solicitations for membership programs in addition to the online solicitations already permitted under the former agreement.

4. On April 3, 2007, the 2004 Agreement was amended (the "2007 Amendment"), and Flowers and Affinion/Trilegiant together launched a program called LiveWell.net ("LiveWell"), which operates similarly to the Affinion/Trilegiant programs. The LiveWell program provides discounts for dining, shopping, recreation, travel and gifts, and permits consumers to earn cash back from various retailers. The LiveWell program was designed by Affinion/Trilegiant in collaboration with Flowers, and was and continues to be administered by

Affinion/Trilegiant. While Flowers owns the LiveWell trademark, service marks, tagline, and domain name, pursuant to the Amendment, Affinion/Trilegiant owns all solicitations, marketing, and fulfillment materials. Affinion/Trilegiant was and is the actual provider of LiveWell and maintains LiveWell's website. Pursuant to the 2007 Amendment, Affinion/Trilegiant and Flowers marketed the LiveWell program on the Flowers confirmation page, and through email solicitations provided in connection with consumers' transactions with Flowers. The 2007 Amendment also provided for the implementation of "data pass," whereby the billing information provided by consumers to Flowers during their Flowers transaction would be automatically transferred to Affinion/Trilegiant upon the consumer's enrollment in LiveWell or another Affinion/Trilegiant program, without the consumer having to provide his/her billing information during the enrollment process.

5. As a consequence of the arrangements between Affinion/Trilegiant and Flowers, many Flowers customers experienced the following: immediately after completing their purchase on the Flowers website, customers were presented with a confirmation page,² an example of which is annexed hereto as Exhibit A, providing a confirmation of the customer's order, and a solicitation such as the following³:

Your purchase is complete.
Click here to claim \$15.00 Cash Back on this Purchase!

►► **CLICK FOR DETAILS**

² Customers would also receive a confirmation email containing the same solicitation. An example of a confirmation email is annexed hereto as Exhibit B.

³ The exact incentive varied by solicitation (e.g., \$15.00 Cash Back, \$20.00 Cash Back, 5% Cash Back). Flowers did not use a "Continue" or "Yes" button prior to the order confirmation page, nor did they use "Reward" or "Award" language, or coupon imagery.

There was no mention of Affinion/Trilegiant or LiveWell in the majority of solicitations on the Flowers confirmation page.⁴ Consumers who clicked on the solicitation were then redirected to a LiveWell webpage (or "landing page") hosted and maintained by Affinion/Trilegiant, without notice that they were leaving Flowers' website. The solicitation fostered the false impression that the offer was solely from Flowers insofar as the offer was not identified as coming from a third party.

6. Customers who clicked on the "Click for Details" offer were presented a landing page solicitation on a LiveWell landing page. In a typical landing page solicitation, an example of which is attached as Exhibit C, the consumer was presented with a blue webpage with Flowers' logo in the upper left-hand corner. A light-blue box on the right side of the screen stated "Thank You for Visiting 1-800-Flowers.com!" in black print, fostering the false impression that the consumer was still involved in a Flowers transaction. The page also contained three numbered steps the consumer would need to fulfill to enroll in LiveWell and obtain the promised incentive. The consumer was required to take the following affirmative steps: (1) create a password, (2) enter his/her city of birth, and (3) click a button with the text "YES! Click here now." Flowers and Affinion/Trilegiant considered this information entered by the consumer to be proof of enrollment and the consumer's consent to the transfer of his or her name, address and credit or debit card information. The consumer was not required to input his/her credit or debit card account information or other billing information to accept the incentive offer. Below and to the right of the red "YES!" button, in small blue-on-blue print, was a hyperlink with the words "No thanks." Clicking on this hyperlink would redirect the consumer to the Flowers confirmation page.

⁴ Near the end of 2009, Flowers and Affinion/Trilegiant tested a version of the solicitation that included the following statement below the "Click for Details" button: "** When you try LiveWell / Terms and conditions apply."

7. The remainder of the webpage was filled with small print text which included the terms of the free trial offer, and a statement that by accepting the incentive the consumer was agreeing to the transfer of the credit or debit card information the consumer entered during his/her Flowers transaction to LiveWell for billing for the consumer's enrollment in the LiveWell membership program, and an explanation that the consumer's credit or debit card would continue to be charged by LiveWell monthly, or periodically up to three months, until the consumer affirmatively cancelled. This page also advised the consumer that the LiveWell service was provided by Trilegiant Corporation. Upon completion of the enrollment form an order acknowledgement window appeared, advising the consumer of the membership fees, billing method, initial charge date, cancellation options and how to access the LiveWell site. In addition, the consumer received an email confirmation providing their membership number, user name, and other information on benefits, as well as a link to the LiveWell website. Subsequently, the consumer received a LiveWell Welcome packet through the mail that contained a membership card, terms and conditions of the membership program, and a description of the cancellation process.

8. As a result of the foregoing practices detailed in (1)-(7) above, many consumers accepted the Cash Back offer from LiveWell without reading all of the fine print disclosures and realizing that they were enrolling in a membership program, and without understanding that by accepting the incentive offer, they were agreeing to a free trial membership in the LiveWell program, and that unless they cancelled their membership within the free trial period, LiveWell would begin charging on a periodic basis the credit or debit card account they had used to pay for their initial purchase from Flowers. Many consumers did not understand that they had left Flowers' website by clicking on the confirmation page solicitation or that their credit or debit

card would be charged without having entered new billing information in connection with the incentive offer. Due in part to the fact that consumers did not need to provide billing information, many consumers did not understand that by creating a password and entering the personal information required by the solicitation, they were enrolling in a membership program for which they would be charged.

9. Although the 2007 Amendment permitted the marketing of the LiveWell program through a type of direct mail solicitation that is known in the direct marketing industry as a "live check,"⁵ a full-scale direct marketing campaign was never undertaken. However, in April and December 2009, Affinion/Trilegiant tested live check solicitations, sending a limited number of solicitations to a random sample of Flowers customers. An example of such a live check issued by Affinion is attached hereto as Exhibit D. Affinion/Trilegiant received from Flowers the addresses of these customers and received these customers' credit or debit billing information from Flowers when the customer enrolled in an Affinion/Trilegiant program. Upon the customer's enrollment, Affinion/Trilegiant used this billing information to bill the customer on a monthly or other periodic basis until the customer affirmatively cancelled enrollment. Customers did not directly provide billing information directly to Affinion/Trilegiant. Affinion/Trilegiant paid Flowers fees based on the number of Flowers customers who enrolled or renewed subscriptions to Affinion/Trilegiant's membership programs.

10. As with the online solicitations, many Flowers customers receiving the live check solicitations accepted the offer without reading all of the fine print disclosures or realizing that they were enrolling in a membership program, and without understanding that by cashing or depositing the check, they were agreeing to a free trial membership in a membership program,

⁵ These mailings consisted of negotiable checks for small amounts (e.g., \$9.25), which, when cashed, resulted in the enrollment of the consumer in one of Affinion/Trilegiant's membership programs (e.g., Elite Excursions, LiveWell).

and that unless they cancelled their membership within the trial period, Affinion/Trilegiant would begin charging on a periodic basis the credit or debit card account they had used to pay for their initial purchase from Flowers.

11. As a result of the online and live check marketing strategies described above, many consumers were thus enrolled in a membership program without their understanding or a conscious intent to be enrolled. Although Affinion/Trilegiant thereafter sent a LiveWell Welcome packet, a periodic copy of the LiveWell magazine, and various direct mail solicitations and email notices to consumers about their membership to the postal and email addresses provided by consumers enrolled through the online process, many consumers may have failed to recognize or to open and read those items, believing them to be junk mail or spam.⁶

12. The Affinion/Trilegiant membership program "free trial" solicitations employ a marketing tactic known as "free-to-pay" conversion. In "free-to-pay" conversions, consumers are enrolled for a free trial period. If the consumer takes no steps to affirmatively cancel membership during the trial period, the consumer is thereafter billed, in perpetuity, on a monthly basis. Free-to-pay conversions may lead to consumer confusion because consumers may not understand that if they take no affirmative action to cancel, they will be billed at the expiration of the trial period. This potential confusion was compounded here because Flowers customers did not provide full billing information upon accepting the incentive, and often did not understand that their billing information provided in a prior transaction had been transferred to Affinion/Trilegiant from Flowers. In many cases, it was only upon discovering the charges for membership programs on their credit or debit card statements that many consumers learned

⁶ Many consumers reported that they had never received any notification that they had enrolled in Affinion/Trilegiant's membership programs.

about their membership in the programs, in some cases months or even years after they were enrolled.

13. When Flowers customers discovered the unexpected charges on their credit or debit cards, they typically contacted Affinion/Trilegiant by calling the toll-free number that appeared on their credit or debit account statements in conjunction with the charges and requested a refund of the charges. Affinion/Trilegiant typically refunded, at most, only two months' charges to Flowers customers, even where Affinion/Trilegiant had been charging the consumer's credit or debit card account for longer periods. Pursuant to Flowers' own complaint policy, it undertook steps to cause the consumer who complained to receive a full refund.

14. As a result of the above practices, many Flowers customers who were enrolled in Affinion/Trilegiant's fee-based membership programs did not knowingly enroll in the programs or consciously intend to authorize Flowers to provide their credit or debit card account information to Affinion/Trilegiant.

15. On December 22, 2009, Flowers voluntarily sent Affinion/Trilegiant a notice that Flowers would not be renewing the Amended and Restated Marketing Agreement dated April 27, 2004, and Flowers promptly removed the LiveWell solicitation and enrollment link from the confirmation page. Affinion/Trilegiant continues to host the LiveWell site, and existing members continue to be billed by Affinion/Trilegiant. Flowers intends, at the present, to continue its participation in the LiveWell program for those of its customers who remain existing members and wish to take advantage of the discount offers and other benefits that the program affords.

16. New York Executive Law § 63(12) prohibits persons or business entities from engaging in repeated fraudulent or illegal acts or otherwise demonstrating persistent fraud or illegality in the carrying on, conducting or transaction of business.

17. New York General Business Law ("GBL") Article 22-A prohibits deceptive acts or practices (GBL § 349), and false advertising in the conduct of any business, trade or commerce in this State (GBL § 350).

18. The OAG finds that Flowers' practices as described in paragraphs (1)-(15) above constitute repeated violations of GBL Article 22-A, §§ 349 and 350, and Executive Law § 63(12).

19. It now appears that Flowers is willing to enter into this Assurance without admitting or denying the OAG's findings. In light of Flowers' cooperation and willingness to address the concerns that have been raised, the OAG is willing to accept this Assurance in lieu of commencing legal action.

IT IS HEREBY AGREED by Flowers, its principals, successors and assigns and on behalf of its agents, representatives, employees and by any corporation, subsidiary or division through which it acts or hereafter acts, as follows:

II. PROSPECTIVE RELIEF

WHEREAS, Flowers neither admits nor denies the OAG's Findings in paragraphs (1) – (19) above;

WHEREAS, Flowers has fully cooperated at all times with the OAG's Investigation;

WHEREAS, the OAG is willing to accept the terms of this Assurance pursuant to New York Executive Law § 63(15) and to discontinue its investigation insofar as Flowers is concerned; and

WHEREAS, the parties each believe that the obligations imposed by this Assurance are prudent and appropriate;

IT IS HEREBY UNDERSTOOD AND AGREED, by and between the parties that:

1. In consideration of the making and execution of this Assurance, Flowers agrees that it will pay by wire transfer, certified or bank check payable to the State of New York the sum of \$325,000 as a fund to be used in the sole discretion of the OAG for consumer redress, consumer education, costs and fees. If payment is made by check, it shall be payable to the State of New York and delivered to the State of New York Office of the Attorney General, Consumer Frauds and Protection Bureau, Attention: Jeffrey Powell, Deputy Bureau Chief, 120 Broadway, 3rd Floor, New York, New York, 10271. Such amount shall be payable within thirty (30) days after mutual execution of this Assurance by the parties. Any payments and all correspondence related to this Assurance must reference Assurance No. AOD 10-129.

2. Flowers confirms that it shall hereafter continue to comply with New York GBL §§ 349 and 350, and Executive Law § 63(12), in connection with recurring fee-based membership programs marketed to Flowers' New York customers.

3. In connection with any contract or arrangement Flowers has or may hereafter enter into with any membership program seller whereby such seller is to provide solicitations or offers for its products or services to Flowers' New York customers that are marketed with an incentive (*e.g.*, cash-back on a subsequent purchase, or a discount off a current purchase) during or in connection with the customers' online transactions with Flowers,⁷ Flowers confirms that it will comply with the following requirements set forth in paragraphs (a) through (i) below:

⁷ The requirements set forth in Paragraph 2 (a) - (j) do not apply (1) where the membership program is transparently marketed without an incentive on a Flowers webpage, *e.g.*, where a solicitation on a Flowers confirmation page states "Join [program name] membership program"; or (2) where a membership program is transparently marketed

- (a) Flowers shall not transfer, release or otherwise share its New York customers' credit card or debit card account numbers, credit or debit card type, expiration date, security code or other strictly billing information with a membership program seller for purposes of allowing the membership program seller to bill the consumer for membership program fees or services. The term "strictly billing information" does not include the customers' names, telephone numbers, addresses or email addresses.
- (b) Flowers shall require that the membership program seller provide to Flowers all solicitations to be directed to Flowers' New York customers, including but not limited to enrollment pages, whether the solicitations are to appear on Flowers' website or on the membership program seller's website, before such solicitations are presented to Flowers' New York customers. Flowers shall further require that the membership program seller provide Flowers the opportunity to review and approve such solicitations before they are presented to Flowers' New York customers to ensure that the solicitations are not misleading or confusing as to: (1) who the solicitation is from; and (2) that the offer is to join a membership program for which the New York customer will be billed after any applicable trial period. Any failure by Flowers to review or approve any such offer or solicitation shall not, in and of itself, constitute a violation of this Assurance.
- (c) Flowers shall require that the membership program seller periodically provide to Flowers, on at least a quarterly basis, (1) the number of Flowers customers who enrolled in the program, and (2) the number of complaints received by the

on a Flowers webpage with an incentive that relates solely to the membership program that is advertised, *e.g.*, a discount off the cost of the program or a free month's subscription to the program.

membership program seller from Flowers' customers in connection with that program.

- (d) In any membership program seller's advertisements or solicitations appearing on a Flowers website⁸ which offer an incentive during or in connection with New York customers' transactions with Flowers, Flowers shall require that it shall be clearly and conspicuously⁹ disclosed in the advertisements or solicitations that the incentive (1) is being made by an identified membership program seller, and (2) is contingent upon the customer's enrollment in a membership program. In addition, the membership program seller's advertisement or solicitation must clearly and conspicuously state "See Billing Details" or substantially similar terms.

"Substantially similar" terms must include the word "Billing."

- (e) If Flowers' New York customers are redirected from a Flowers website to a membership program seller's enrollment page, whether immediately or through a multi-step process, (1) Flowers shall, or Flowers shall require the membership program seller to clearly and conspicuously disclose that the customer is now leaving Flowers' website and is being directed to the membership program seller's website, or similar words to that effect; or (2) if the customer is directed immediately to the membership program seller's webpage page, Flowers shall require that such page clearly and conspicuously discloses at the very top of the

⁸ For purposes of this Assurance, the placement of Flowers' name, logo, and/or trade dress on a website does not, by itself, render a website that is operated by a company other than Flowers and which does not have a contract to operate a Flowers website, "a Flowers website."

⁹ For purposes of this Assurance, the term "clearly and conspicuously" means that the statement, representation or term being disclosed is of such size, color, contrast and/or audibility and is so presented as to be readily noticed and understood by the person to whom it is being disclosed. If such statement is necessary as a modification, explanation or clarification to other information with which it is presented, it must be presented in close proximity to the information it modifies, in a manner so as to be readily noticed and understood. In addition to the foregoing, in interactive media, the disclosure shall also be unavoidable (*i.e.*, no click-through required to access it), and shall be presented prior to the consumer incurring any financial obligation.

page that the customer has left Flowers' website and is on the membership program seller's website, or words to that effect.

- (f) Flowers shall require that any membership program seller offering an incentive rebate, as "rebate" is defined in GBL § 391-p (renumbered § 391-q as of January 1, 2011), to Flowers' New York customers in connection with a Flowers transaction, shall comply with GBL § 391-p (renumbered § 391-q as of January 1, 2011), including, but not limited to, by clearly and conspicuously displaying a copy of the rebate form as a printable document on the web page on which the customer enrolls in the membership program or as a printable document accessible by a hyperlink from such web page.
- (g) Flowers shall require that membership program seller solicitations that interrupt the completion of New York customers' transactions with Flowers include a clear and conspicuous consumer-friendly exit from the solicitation, such as a "No Thanks" button.
- (h) Flowers shall require that any audio overlay that contains text used in a membership program seller's solicitation provided to Flowers' New York customers include a statement "See Offer and Billing Details" or substantially similar words. "Substantially similar" words must include the word "Billing." In addition, if an audio overlay includes a call to action (*e.g.*, a statement, such as "click YES below," directing the customer to proceed directly to the enrollment button where customers enroll in a membership program and take action), the audio overlay must also include a statement that the offer is (1) being made by an

identified membership program seller, and (2) contingent upon the customer's enrollment in a program.

- (i) The requirements set forth in Paragraph 3 (a) - (h) shall apply to solicitations included in emails sent to New York customers of Flowers in connection with the marketing of recurring fee-based membership programs of a membership program seller that are marketed with an incentive.

4. Flowers confirms that it shall not provide or enter into any contracts or arrangements with a third party to provide live check solicitations¹⁰ to New York consumers payable to the consumer in any other form of communication.

III. MISCELLANEOUS

5. The OAG has agreed to the terms of this Assurance based on, among other things, the representations made to the OAG by Flowers and their counsel and the OAG's own factual investigation as set forth in paragraphs (1) – (19) above. To the extent that any material representations by Flowers are later found to be inaccurate or misleading, this Assurance is voidable by the OAG in its sole discretion.

6. Except as provided below, this Assurance precludes any action that the OAG could commence against Flowers and its respective officers, directors and employees for the acts, practices, and omissions listed in paragraphs (1) through (15) of the Findings section of this Assurance through the date of this Assurance; provided however, that nothing contained in the Assurance shall be construed to cover claims of any type by any other state agency or any claims

¹⁰ For purposes of this Assurance, a "live check" is a negotiable check, money order, draft, or other instrument, the presentment or negotiation of which: (a) may obligate a consumer to pay for a good or service, and/or (b) requires or permits Flowers to transfer, release or otherwise share its customers' credit card or debit card account numbers, credit or debit card type, expiration date, security code or other strictly billing information with a membership program seller or retailer for purposes of allowing the membership program seller or retailer to bill the consumer for membership program fees or services.

that may be brought by the OAG to enforce Flowers' obligations arising from or relating to the provisions contained in the Assurance. The Assurance shall not prejudice, waive or affect any claims, rights or remedies of the OAG with respect to any person other than Flowers and its officers, directors and employees, all of which claims, rights and remedies are expressly preserved, or for conduct subsequent to the date of this Assurance.

7. No representation, inducement, promise, understanding, condition, or warranty not set forth in this Assurance has been made to or relied upon by Flowers in agreeing to this Assurance.

8. Flowers represents and warrants, through the signatures below, that the terms and conditions of this Assurance are duly approved, and execution of this Assurance is duly authorized. Flowers shall not take any action or make any statement denying, directly or indirectly, the propriety of this Assurance or expressing the view that this Assurance is without factual basis. Nothing in this paragraph affects Flowers' (i) testimonial obligations or (ii) right to take legal or factual positions in defense of litigation, other legal proceeding, or in any other governmental investigation to which the OAG is not a party. This Assurance is not intended for use by any third party in any other proceeding and is not intended, and should not be construed, as an admission of any wrongdoing or liability by Flowers.

9. This Assurance may not be amended except by an instrument in writing signed on behalf of all the parties to this Assurance.

10. This Assurance shall inure to the benefit of the parties to this Assurance and their respective subsidiaries and corporate affiliates and shall be binding upon their respective agents, representatives, employees, successors and assigns, including any corporation, subsidiary or division through which they act or hereafter act, provided that no party, other than the OAG, may

assign, delegate, or otherwise transfer any of its rights or obligations under this Assurance .
without the prior written consent of the OAG, except to a successor in interest.

11. In the event that any one or more of the provisions contained in this Assurance shall for any reason be held to be invalid, illegal, or unenforceable in any respect, in the sole discretion of the OAG such invalidity, illegality, or unenforceability shall not affect any other provision of this Assurance.

12. Flowers may request modification of this Assurance, which request may be granted at the sole discretion of the OAG.

13. To the extent not already provided under this Assurance, Flowers shall, upon a reasonable request by the OAG, provide all documentation and information necessary for the OAG to verify compliance with this Assurance.

14. Acceptance of this Assurance by the OAG shall not be deemed approval by the OAG of any of the practices or procedures referenced herein, and Flowers shall make no representation to the contrary.

15. Pursuant to Executive Law § 63(15), any violation of the terms of this Assurance shall constitute *prima facie* proof of violation of General Business Law §§ 349 and 350, and Executive Law § 63(12) in any civil action or proceeding thereafter commenced by the Attorney General against Flowers.

16. If a court of competent jurisdiction determines that Flowers has breached this Assurance, Flowers shall pay to the OAG the reasonable cost, if any, of such determination and of enforcing this Assurance, including without limitation reasonable legal fees, expenses, and court costs.

17. Nothing contained herein shall be construed as to deprive any person of any private right under the law.

18. This Assurance of Discontinuance constitutes the entire agreement between the Attorney General and Flowers and supersedes any prior communication, understanding or agreement, whether written or oral, concerning the subject matter of this Assurance of Discontinuance.

19. Any notices, statements or other written documents required by this Assurance of Discontinuance shall be provided by first-class mail to the intended recipient at the addresses set forth below, unless a different address is specified in writing by the party changing such address:

For The People of the State of New York:

New York State Attorney General's Office
Consumer Frauds & Protection Bureau
120 Broadway, 3rd Floor
New York, New York 10271
ATTN: Jeffrey Powell, Deputy Bureau Chief

For Flowers:

800-Flowers, Inc.
One Old Country Road, Suite 500
Carle Place, New York 11514
ATTN: Gerard M. Gallagher, Senior Vice President and General Counsel

Such notices, statements and documents shall be deemed to have been given upon mailing.

20. Flowers shall provide written notice to the Attorney General of any change in address within ten days of such change.

21. Flowers shall submit to the Attorney General, no later than 180 days following the execution of this Assurance, a sworn statement by an officer of the company certifying that it has complied with the provisions of this Assurance and setting forth the manner and extent of its compliance, Attention: Jeffrey Powell, Deputy Bureau Chief.

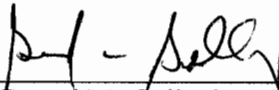
22. Notwithstanding anything else in this Assurance, if the OAG determines, following notice from Flowers, compliance with any provision of this Assurance would render compliance with any provision of New York State or federal law relating to the same subject matter impossible, then compliance with such provision of New York State or federal law shall be deemed compliance with the relevant provision of the Assurance. Flowers shall provide written notice to the OAG within thirty (30) days of its determination that a provision of this Assurance is rendered impossible by New York State or federal law. In addition, Flowers may request modification of this Assurance based on changes in New York State or federal law, which request may not be unreasonably denied by the OAG.

23. To the extent that any changes in Flowers' business, advertising, and/or customer service practices are made to achieve or to facilitate conformance with the terms of this Assurance, such changes shall not constitute any form of admission by Flowers, and the OAG shall not take the position that it constitutes evidence, explicit or implicit, of wrongdoing or failure to comply with any federal or state statute, regulation, or the common law.

24. The OAG finds the relief and agreements contained in this Assurance appropriate and in the public interest. The OAG is willing to accept this Assurance pursuant to Executive Law § 63(15), in lieu of commencing a statutory proceeding. This Assurance shall be governed by the laws of the State of New York without regard to any conflict of laws principles.

IN WITNESS WHEREOF, this Assurance is executed by the parties hereto on the 30th
day of December, 2010.

800-Flowers, Inc.

By: 
Gerard M. Gallagher, Senior Vice
President and General Counsel

Andrew M. Cuomo
Attorney General of the State of New York

By: _____
Jennifer Huber
Assistant Attorney General

By: _____
Joy Feigenbaum
Special Deputy Attorney General for
Consumer Frauds & Protection

IN WITNESS WHEREOF, this Assurance is executed by the parties hereto on the 30th
day of December, 2010.

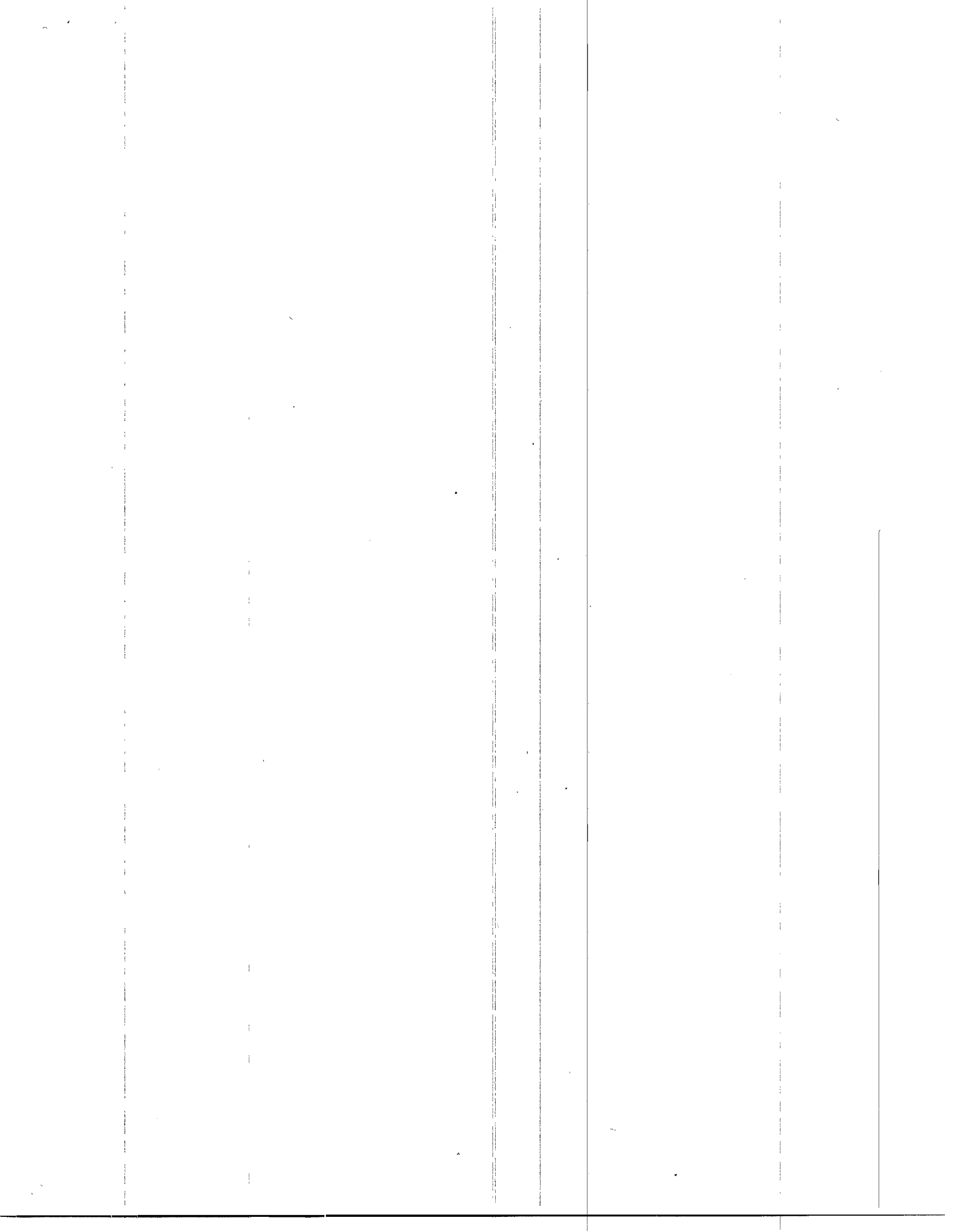
800-Flowers, Inc.

By: _____
Gerard M. Gallagher, Senior Vice
President and General Counsel

Andrew M. Cuomo
Attorney General of the State of New York

By: Jennifer Huber
Jennifer Huber
Assistant Attorney General

By: Joy Feigenbaum
Joy Feigenbaum
Special Deputy Attorney General for
Consumer Frauds & Protection



EXHIBIT

A


[Home](#) [My Account](#) [Order Tracking](#) [Customer Service](#) [Español](#)
 [Shopping Cart](#) | 0 Item(s): \$0.00

[Thanksgiving](#) [Occasions](#) [Flowers](#) [Plants](#) [Gift Baskets & Food](#) [Specials](#) [Martha Stewart](#) [Same Day](#)
FREE Shipping or No Service Charge on select Martha Stewart Flowers & Gifts!
 [» SEARCH](#)

Thank you for shopping at 1-800-FLOWERS.COM!
We'll ship your order by 7:00 AM on 11/21/08.
We'll ship your order by 7:00 AM on 11/21/08.

thank you

thank you jill

order confirmation

Your online order confirmation number is **W00652502508728** for the order you placed on 11/21/2008.

To ensure you receive all your 1-800-FLOWERS.COM® emails regarding orders placed with us, including order and delivery confirmations, please add "cstserv@1800flowers.com" to your address book now. For instructions, [click here](#).


Send an email gift notice
to the recipient
of your gift
» [Click here](#)

[» PRINTER VERSION](#)

questions?

Call 1-800-468-1141 for assistance

[» ACCESS OUR FAQs](#)

ITEM	QTY	DELIVER TO	WHEN	PRICE
 1-800-FLOWERS® Fields of Europe™ for Fall (Small) code: 16788S \$39.99	1	Elaine Eastman Riverview Hospital 396 Westfield Road Room #3401A NOBLESVILLE, IN 46060 USA 3177730760	November 21, 2008	\$39.99
GIFT MESSAGE: Wishing you a speedy recovery, Mom! Wish we were there with you in person. Lots of Love, Jill, Glenn, Eli, Ben and Mags				

total order summary

Your purchase is complete. Click here to claim \$15.00 Cash Back on this purchase! » CLICK FOR DETAILS	Subtotal: \$39.99 30% Discount (promotion code 12/11 membership number 00065): -\$12.00 Service Charge: \$13.99 Tax: \$0.00 ORDER TOTAL \$41.98
---	--

billing & payment information

confirm billing information

Name: Jill Eastman
 Address: 396 Westfield Road
 Room #3401A
 Noblesville, IN 46060
 USA
 3177730760
[cstserv@1800flowers.com](#)

payment information

Credit Card: *****1016

tell us what you think

How was your shopping experience? Were you 100% satisfied with your purchase?

To complete our brief survey, please [click here](#). We appreciate your feedback!



What do you think of this site? Tell us your thoughts in our [Website Feedback Survey](#).

[Customer Service](#) [About Us](#) [Catalog Quick Order](#) [International Flower Delivery](#) [Store Locator](#) [Contact Us](#)

[Gift Cards](#) [Same Day Flower Delivery](#) [Affiliate Program](#) [Business Gifts](#) [Employment](#) [Franchising](#)
[Investor Relations](#) [Site Map](#) [Funeral Flowers](#) [Birthday Gifts](#) [Thanksgiving Flowers](#) [Site Feedback](#)

[» SUBMIT](#)

1800Flowers.com HTML Email Delivery Confirmation

From: 1-800-FLOWERS.COM Customer Service [justserv@1800flowers.com]
To: Jill Vidal
Cc:
Subject: 1-800-FLOWERS.COM Delivery Confirmation

Please do not reply to this email as it was sent from a notification-only address that cannot accept incoming emails.
You can email us using our [Online Customer Service Inquiry Form](#).

1-800-flowers.com
Your florist of choice™

Delivery confirmation

Dear Jill Vidal,

Below is delivery information for order **W00452201743492**

Your order to Cheri Conaway was delivered on Tuesday, 07/29

RECIPIENT(S) INFORMATION

Address
Cheri Conaway
841 Market
Tipton, IN 46072

Gift(s)
SUMMER BREEZES W/VASE (#17692V)

Delivery Date
7/29/2006

Your purchase is complete.
[Click here to claim \\$15.00 Cash Back on this purchase!](#)

[»» Click For Details](#)

Join Fresh Rewards®
Get rewarded for all your purchases
\$1 = 1 Point
Every 200 Points = \$20 Savings
»» Join Fresh Rewards® Program
Already a member?
You've earned points on this purchase

Thank you again for your order. At 1-800-FLOWERS.COM, your satisfaction is guaranteed.

Sincerely,

Julie L. Kaufman
Director of Customer Service
1-800-FLOWERS.COM



[Contact Us](#) | [Fresh Rewards®](#) | [Secure Shipping Standards](#) | [FREE Gift Reminders](#)

[Track Your Order](#) | [Shop Again](#) | [Privacy](#)

EXHIBIT

C

1-800-flowers.com
Pick the best. We show you do.

Complete the form to try LiveWellSM, the premier online entertainment savings club, with the first month FREE, and you can get \$15 Cash Back on today's purchase! PLUS, you can get 15% off on ALL of your future 1-800-FLOWERS.COM purchases as a LiveWell member!

Bonus Cash Back!

Earn Bonus Cash Back by shopping online with participating retailers!



Sign Up Now!

Simple and Secure Enrollment with Continuous Savings, Easy Billing and a Money-Back Guarantee. Try the service with the first month, Free. Your membership will automatically be extended for three more months at the \$38.99 fee, and automatically renewed every three months at the then-current fee, billed to the credit or debit card entered and used today for your 1-800-FLOWERS.COM purchase unless you call toll free 1-800-793-2318 during your one-month trial to cancel. You can call or email at any time to cancel and get a refund of the unused portion of your then-current three-month term's membership fee. The \$15 Cash Back is yours to keep.

Thank You for Visiting
1-800-Flowers.com!

You are Qualified to Join the
LiveWell Cash Back and
Savings Program!

It's easy as 1-2-3

1

Create your password:

(Use numbers and/or letters)

2

Enter your Email:

3

YES!

Click here now



Be sure to claim **\$15 Cash Back** by replying to the email you'll receive once you join LiveWell. Your first month of LiveWell rewards and privileges is Free, with no obligation to continue and \$38.99 every three months thereafter. You can call toll free to cancel and not be billed for any additional months. The \$15 Cash Back is yours to keep. PLUS, you can get 15% off on ALL of your future 1-800-FLOWERS.COM purchases as a LiveWell member!

Enjoy the rewards and privileges of LiveWell!

Unlimited Shopping Savings at Leading Retailers!
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Save 10% to 50% at Over 40,000 Restaurants!
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See the World and Save!
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Save 10% to 50% More on Top Attractions and Activities!
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Earn Cash Back when You Shop Online!
[more info](#)



1-800-flowers.com
Pick the best. We show you do.

TOYS R US

NINE WEST

Target.com

KOHL'S



SEARS



MACY'S



*You will earn cash back rewards for all new purchases at participating online retailers accessed through the LiveWell Web site when charged to the credit or debit card you used to register. You must access the retailer's link through the LiveWell Web site to be eligible for your rewards. Cash back will be credited automatically to your credit or debit account as few as 90 days from the purchase. Some retailers may limit cash back amount, restrict purchases for gift cards, have blackout periods, or may require a minimum purchase. Cash rewards are not available where prohibited by law or for certain credit or debit cards. Reward amounts are subject to change at any time without prior notice.

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EXHIBIT

D

1-800-flowers.com



PSRST STD
U.S. POSTAGE
PAID
HARTFORD, CT
PERMIT #4038

FIRST REMOVE THESE EDGES
FOLD, CREASE, AND TEAR ALONG PERFORATION

FIRST REMOVE THESE EDGES
FOLD, CREASE, AND TEAR ALONG PERFORATION

CHECK
ENCLOSED

Issued to: Sample Sample
123 Any Street
Address Line #2
Yourtown US 12345



SEE REVERSE SIDE FOR OPENING INSTRUCTIONS

▲ Detach along perforation ▲

THE FACE OF THIS DOCUMENT HAS A COLORED BACKGROUND

Check # 0000000000 50-637
215

Month 00, 0000

Payable at JPMorgan Chase Bank, N.A., Syracuse, NY

Pay to
Addressee
or Bearer

Sample Sample
123 Any Street
Yourtown US 12345

Amount Five dollars and 00/100 ***\$5.00**

By cashing or depositing this check you are purchasing a membership
in LYNAL®. Void if amount over \$5.00.

Cash or deposit by: VALID THROUGH
00/00/00

AUTHORIZED SIGNATURE

XXXXXXXXXX XXXX XXXXXX XXXXXX XXXXXX XXXX

"0000000000" | :021309379 | 501874704"

3 1/2"

By cashing this check I agree to a thirty-day trial offer in LiveWell. I understand that the \$12.99 monthly fee will be automatically charged to my card on file with 1-800-FLOWERS.COM unless I cancel my membership by calling 1-XXX-XXX-XXXX before the end of the trial period. I understand that I will also be charged every month thereafter at the then-current monthly fee unless I call to cancel and owe nothing further. By cashing this check I authorize 1-800-FLOWERS.COM to speedily transfer my credit card information to LiveWell for enrollment, billing and benefit processing.

CHECK VOID IF ALTERED OR UNSIGNED.

X

Signature of payee required for processing. 175280102

Cash the attached check to try LiveWell™ everyday savings and refunds with the first thirty days free and be on your way to earning 2% money back on your new credit card purchases.

3 3/4"

Simply charge any items you buy to your credit card. As a LiveWell member, you'll be eligible to receive 2% on your first \$5,000.00 of new purchases.¹ You can look forward to receiving a check for up to \$100.00 each year you keep your refund privileges.

Moreover, your shopping refund is just one of the incredible discounts you will be entitled to. Because you're a valued customer, LiveWell has chosen 1-800-FLOWERS.COM, an unaffiliated company, to offer you additional discounts under this special program, including:

- (1) 10% to 50% off your dining bill for eligible selections at over 40,000 participating restaurants.² There's no limit on how many times you can save.
- (2) Hotel stays for less with the Hotel Savings Network³ — you'll save 5% to 10% when you stay at one of over 10,000 participating hotels, including: Clarion Hotels, Comfort Inns, Travelodge, Wyndham Hotels & Resorts, and Rodeway Inns.³

And these are just part of the LiveWell benefits you will enjoy absolutely free for the next month. You can also register your credit or debit card online with LiveWell and shop through the site at incredible retailers like Gap®, Old Navy®, Best Buy®, and over 100

more. Eligible cash back will automatically be credited to the card you registered.⁴ Shop as much as you want, anytime you want, and earn great savings. These benefits are yours when you cash the attached check.

Your satisfaction and your relationship are always important. When you cash or deposit the attached check, we will automatically charge the \$12.99 monthly fee to your card on file with 1-800-FLOWERS.COM for a membership in LiveWell, unless you call 1-XXX-XXX-XXXX to cancel during the thirty-day trial period and owe nothing. Your trial period begins when your membership materials arrive in four to five weeks. LiveWell is not affiliated with 1-800-FLOWERS.COM. Your membership will continue at the then-current fee, automatically charged each month to the same account unless you call to cancel. We will not have to ask for your account number or further consent in order to charge you.

You also have our satisfaction guarantee. If you choose to discontinue during the trial period, you will pay nothing and owe nothing. And you can discontinue at any time after that and owe nothing further. There is no obligation to continue. Your \$5.00 check is yours to keep.

¹You will earn 2% money back on the first \$5,000.00 of all new purchases charged each year to any credit card you have. Your total cash back is payable to you in a check upon submitting your monthly credit card statements totaling not more than \$5,000.00 in the aggregate, at each anniversary of your enrollment in this program. You will have a full 90 days following your anniversary date to redeem the cash rebates you earn each year. You do not have to be an active member at time of redemption. You must be an active member at time of purchase. You continue to earn cash back as long as you are an active member of this program.

²Printed online coupons may be required at some locations. Offer is not transferable and is valid once per visit. Offer not valid with any other special or promotion. Some offers may exclude gift certificates, alcohol, tax, and gratuity. **Hotel Savings Network** Non-Discounted rates are the highest rates offered based on inventory and availability. Rates vary by chain. Advance reservation required. Blackout dates and other restrictions may apply. Non-Discounted rates do not apply to rates with specific booking requirements or restrictions, such as, but not limited to, advance purchase and/or booking requirements and length of stay requirements. Non-Discounted rates do not include taxes, gratuities, or any additional resort or guest charges or fees that may apply and do not apply to packaged rates sold as part of a travel package or accommodation rates sold with value-added amenities. Non-Discounted rates do not apply to any rates from opaque providers. An opaque provider is any entity or service that prevents the buyer from obtaining information relating to available hotel rooms until after the buyer has guaranteed payment.

³You will earn cash-back rewards for all new purchases at participating online retailers accessed through the LiveWell Web site when charged to the credit or debit card you used to register. You must access the retailer's link through the LiveWell Web site to be eligible for your rewards. Cash back will be credited automatically to your credit or debit account as few as 90 days from the purchase. Some retailers may limit cash-back amount, restrict purchases for gift cards, have blackout periods, or may require a minimum purchase. Cash rewards are not available where prohibited by law or for certain credit or debit cards. Reward amounts are subject to change at any time without prior notice.

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Intraday Custom Report

Report: wire look up

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Account: Nys Dept Of Law Attorney General Acct 710001119 Key Bank N.A. 021300077

Transactions

AOD 10-129

LAW4910

012511

Jan 21, 2011 incoming money transfer

Transaction Ref. No.:110121003094 Fed. Ref. No.:121...

\$325,000.00

B1QGC01C002495 ORG=A/021000021 JP MORGAN CH ASE BANK
NEW YORK NEW YORK ORG=/212006142 1-800-FLOWERS COM
INC OPERATING ONE OLD COUNTRY RD S TE 500 CARLE PLAGE
NY 11514-1801 OBI=ATTORNEY GENERAL ACCOUNT
SRF=1306100021J O ORF=CAP OF 11/0 1/21
BBK=D/000710001119/ STATE OF NEW YORK DEPARTMENT OF
LAW FINANCE OFFICE S TATE CAPITOL ALBA NY, NY 12224
BNF=/710001119 STATE OF NEW YORK ATTORNEY GENERAL
120 BROADWAY N EW YORK NY 10271

AG CK # 56957 1-24-11